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UBRARY OF CONGRESS



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THE

# VOICE OF THE PEOPLE,

AND THE

# FACTS,

IN RELATION TO THE REJECTION

OF

# MARTIN VAN BUREN

BY THE U.S. SENATE.

NEW YORK: PRINTED AT THE STANDARD OFFICE.

1939.

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# JOINT COMMITTEE OF PUBLICATION.

LEXANDER M. MUIR, )
IENRY HONE,
J. MESEROLE,
ENJ. M. BROWN,
CHAS. DUSENBURY.

Appointed by the Democratic Republican General Committee of the city of New York.

PROSPER M. WETMORE, CHARLES O'CONNOR, JOHN R. LIVINGSTON, Jr. EGBERT WARD, ELBERT M. WHLLETT,

Appointed by the Democratic Republican General Committee of Young Men of the city of New York.

New York, March, 1832.

#### TO THE PROPLE OF THE UNITED STATES.

FELLOW-CITIZENS.

duty.

tegrity and talents.

Senate of the United States has drawn upon itself, by the rejection of MARTIN VAN BUREN, it is found in the eager haste with which the false pretences, and unfounded aspersions, alleged in vindication of that act, have been put before the world. The misguided and misjudging Senators, aided by their devoted partizans and subservient presses, have poured forth this flood of calumny into every quarter of the Union. and every exertion has been made to disseminate their slanders. Glorying in their deed, these monopolizers of "all the decency, all the talents, all the patriotism, and all the honor" of this extended Republic, have published myriads of copies of speeches said to have been delivered by the "rebuking" Senators, unaccompanied, in almost every instance by any of the conclusive answers to their unfounded accusations. This has been done, too, under the solemn asseveration that they were actuated by pure and patriotic motives and were in the performance of a "painful, most painful,"

If any thing could add to the reproach, which the

dent of every calling and of every party, in defence of one unjustly assailed. They are intended to be an antidote to a poison distilled through every channel by which corruption endeavors to make its way to honest hearts and sound heads .-They are directed against a course, flagrantly unjust under any circumstances, and wantonly wicked under those now presented to the public eve in the form and under the guise of truth. The motives are to defend the absent-to protect the right-to stigmatize the wrong-to temper the shield of truth-to blunt the shaft of calumny. No other apology is offered-none will be required by you from that portion of your countramen who have deemed this publication essential to a proper understanding of a proceeding without parallel, an outrage alike upon a President venerated for his patriotism and services, and a Minister distinguished for his in-

The proceedings in this State, in every village and hamlet have been echoed to the remotest bounds of the Union; it is peculiarly proper therefore, that the immediate fellow citizens of the injured individual, should give to the world the evidence of his deservedly high standing with those who knowhim best. This object can only be attained through a medium like the present. The early history of Martin Van BUREN-his rapid rise to popular favor-the many and high marks of public confidence he has received, are all ably and eloquently set forth in the accompanying addresses. The esteem in which he is held in the great cities of his native State, will appear by the proceedings at their respective public meetings. This publication is necessarily limited to these proceedings, and the defence made for him by honorable Senators. An attempt to present the proceedings of even all the county meetings of this State, much more those of the count-

less meetings in other states, expressive of their indignation

expense beyond what can be necessary for his triumphat vindication. Enough is here presented for a sufficient m derstanding of the unworthy motives which have been reso ted to by men hitherto supposed to entertain some respect f

at the course of the Senate, would be a work of labor an

their stations, how little soever they may have had for the selves, or the people by whom they were placed in power All that is desired for these proceedings and speeches, is patient and careful perusal. The friends of Mr. Van Bur

challenge the severest scrutiny into every act of his pub

life. They say for him as he would say for himself, we he now amongst us-"STRIKE, BUT HEAR." The foregoing remarks were penned, and the selection

the proceedings and speeches made, with the view of sho

ing that, so far as the reasons assigned for the act of the \$

nate, and the pretences for that act could be judged by un

assed men, they had been demonstrated to be utterly basele

Since those remarks were ordered to be printed, a corresponding dence between the President and the Republican members These remarks are addressed to the honest and indepenthe New-York Legislature, has been received and is st joined. The letter of the President completely deprives condemning Senators of every ground on which they he sought to defend their conduct, as the President manfully a rightly claims for himself, the equity of his difference w Mr. Calhoun-the firmness of dissolving his Cabinetrighteousness of having dismissed corrupt men from off -the statesmanship of having directed the instructions to I McLane-and the patriotism of the whole. Thus assumi the entire responsibility of all official acts connected with negotiations with Great Britain, the President volunteers, terms alike worthy of his feelings and his judgement, a hi and deserved tribute to Mr. Van Buren's public and priv worth, and holdly says, at the hazard of the exhibition new hostility by the Senate, but in a noble reliance on people, to whom alone he looks for the only reward a patcan ask-" In all this, gentlemen, I have the approbation

> he exclaim— "I feel, gentleman, that I am incapable of tarnishing pride or dignity of that country, whose glory, both in the fi and in the civil administration, it has been my object to e vate: and I feel assured that the exalted attitude which American people maintain abroad, and the prosperity w which they are blessed at home, fully attest that their nor andhappiness have been unsullied in my hands."

my judgment and my conscience." He appeals in a strain

confidence, equalled only by its sincerity, and the long life

public service which authorise it, to all who have known

history, whether they believe that he would tarnish the nor or sully the glory of the American name, and well m

Comment on sentiments like these is unnecessary. will meet with a response in every American breast, and a add to and strengthen the deep rooted popularity of him v emphatically is, the "MAN OF THE PEOPLE."

From the New York Standard of January 31st, 1832.

# REAT MEETING AT TAMMANY HALL.

At a large and respectable Meeting of the Democratic Reblicans of the city of New York, convened by public noe at Tammany Hall, on Monday the 30th January, 1932 ABM. BLOODGOOD, Esq. was called to the Chair and,

ALEX. M. MUIR and ? were appointed Secretaries. HENRY HONE,

The object of the meeting was eloquently stated by F. B. atting and Myer Moses, Esqrs .-- and as the rooms were und to be entirely too small to contain the immense assem-

age, it was, on motion, Resolved, That a Committeee of fourteen, one from each ard, be appointed by the Chair to draft Resolutions expresard, be appointed by the meeting on the rejection of the HON.

ARTIN VAN BUREN, as Minister to England, by the nate of the United States.

Whereupon, the following gentlemen were selected and animously approved by the meeting:

WARDS ARDS.

1 st. 2 nd. 3 rd. Myer Moses, W. P. Hallett, 8th. D. B. Tallmadge, 9th Gideon Lee, Elisha Tibbits. 1 Oth. John Lane. John A. Morrill, 4th. Montgomery Rankin, I Ith. Kth. Henry Hone, Alex. M. Muir, 1 2th Charles H. Hall, 13th. 6th. John Lovett. 7 th. Wm. S. Coe, I 4th, T. T. Woodruff.

On motion the Chairman was added to the Committee. On motion it was

Resolved, That this meeting adjourn until to-morrow eveng, at 7 o'clock, to the large room of the Hall, to hear the sport of the Committee, and that the proceedings be signed the Chairman and Secretaries and be published in all the emocratic Journals of this city.

ABM, BLOODGOOD, Chairman.

ALEX. M. MUIR, HENRY HONE, Secretaries,

The above are the proceedings which were last night cared by acclamation, and notwithstanding the frightful condin of the streets and the unpleasantness of the weather, ery room and avenue, (except the large room which had en pre-engaged,) was crowded almost to suffocation, and indreds could not obtain an entrance to the Hall, so that adjourned meeting was indispensable. The Committee pointed have a high and responsible duty to perform. Not ly are the eyes of the city, but those of the state and union, ill be upon them. The tone of their resolutions will give ne and spirit to the friends of a persecuted statesman, whose ly offence in the eyes of his enemies -- the only pretended fence is, that he accomplished that which the double dealg of the previous administration could not accomplish.

He dared to be frank and full in his instructions to our Mister, Mr. McLane, directing him to treat with a great naon as he would with a great man, showing, not by words ally, but by acts, that as with individuals so with governments, honesty is the true policy. We are aware, we saw it ainly enough last night, that there are some who dore not enly attempt to resist the popular voice, vet would soften most to nullification the terms in which New-York should press her sense of the insult attempted to be put upon her a partizan Senate, headed by a gambling eandidate for ? Presidentship.

But we are sure that no language will be omitted that shall press the undisguised contempt of New-York for the petty lignity of men misnamed "honorable;" and their contied confidence in Martin Van Buren, as the favorite of the esident and the people. We repeat our advice of yester--let NO HALF WAY RESOLUTIONS be adopted-let no If in sheep's clothing be permitted to appear to night—no in with New-York and VAN Buren on his Lips, and LHOUN and NULLIFICATION in his heart-but let the true ends of Mr. Van Buren rally as one man, and speak as th one voice, and let that man who nominates him as Vice esident, be held, as he will be, an enemy to Mr. Van Bu-, and the best interests of the democratic party, for we no from Mr. Van Buren's most intimate and confidential nds, that he wishes that matter settled by the great Contion of the Democracy of the country, to be held at timore in May next. He will not be thrust upon the Union e sacrificed by foes disguised as friends. He is ours, means so to be.

From the Standard of Feb. 1st. 1832.

#### ADJOURN'D MEETING AT TAMMANY HALL.

This being an adjourned meeting, ABRM, BLOOD GOOD Esq. again took the chair, and General Muin and H. Hong, Esq. acted as Secretaries. D. B., Tallmadge, Esq. from the Committee appointed to prepare resolutions, &c. for the consideration of the meeting, prefacing by a neat and eloquent speech, offered the following

#### RESOLUTIONS.

Whereas it is the inherent right of the people of these United States at all times to assemble and fearlessly to express their opinions of men and measures

The democratic citizens of the city of New York view the rejection by the Senate of the United States of Martin Van Buren as Minister Plenipotentiary to Great Britain, a fit and proper subject for their consideration.

They revert to the late administration brought into power by a measure of traffic, existing by the voice of a majority of the people, and weak in the confidence of the nation.

They present the happy contrast apparent in the present administration—the people peculiarly prosperous und happy, and the character of the nation elevated beyond all prece-

In seeking the causes of these blessings they find them in the patriotism, the virtue and the intelligence of the head of the administration and his confidential advisers-among the latter pre-eminently conspicuous stood Martin Van Buren, a citizen alike distinguished for his services to his native state, for his untiring devotion to the best interests of the Union. exemplified upon every occasion, but especially in the elevated and responsible office of Secretary of State.

Actuated by the purest motives and influenced alone by a desire to promote the public welfare and secure the harmony of our National Councils, Martin Van Buren voluntarily withdrew from this distinguished situation.

The President, strengthened in his confidence of this distinguished citizen, did in the recess of the Senate, appoint him Minister Plenipotentiary to the United Kingdom of Great Britain and Ireland, where he is now the accredited Representative of these United States.

It was reserved for the present Senate of the United States. in the exercise of their high prerogatives, and pending an ing ortant negotiation, to reject his nomination by the casting vote of the Vice President-regardless of what was due to the feelings of a majority of the people, and of the injurious consequences to the nation, in relation to the impression that their unprecedented course will have with all the powers of

Europe, and especially that of Great Britain.

Therefore Resolved, That the citizens of New-York in this meeting assembled, deem it a duty, as it is their right, to animadvert feeely upon the conduct of the majority of the Senate and to pass an unqualified expression of censure upon an act growing out of an unnatural coalition alike undignified in its character and bearing upon its very front, a total disregard of that measure of respect and courtesy due to the executive of these United States.

Resolved, That John C. Calhoun, Vice President of the United States, and President of the Senate, by giving the casting vote against the confirmation of Martin Van Buren, departed from the high dignity of his station and was lost to a sense of that duty which he owed to the people, and which, under the peculiar circumstances of his relations with the Executive, called for a different and far more liberal course,

Resolved, That John C. Calhoun has by his vote alienated and separated himself from the confidence of the people, through whose partiality, joined to the deep rooted popularity of Andrew Jackson, he was retained in the Vice Presiden-

Resolved, That we view the vote of the majority of the Senate, touching this nomination, as an evidence that personal and partizan hostility and political intrigue have usurped the place of sound and impartial judgement on the merits and qualifications of the distinguished individual to whose confirmation their advice and consent were asked by the President.

Resolved, That the State of New-York yielding to no member of the Union in attachment to the Constitution, cannot without being lost to its own consequence, tamely submit to the studied indignity offered to one of its most talented and patriotic citizen**s.** 

The meeting was afterwards addressed by J. G. Seaver, John I. Mumford, Robert H. Morris, Francis B. Cutting and John A. Morrill, Esqs.—all of whom spoke in warm and fervent terms of the honor, virtue, telent and patriotiem of Mar-TIN VAN BUREN-and in terms of reprobation against the majority of the Senate, who, by rejecting his nomination, intended to insult not only the distinguished citizens of this State-but even the President himself. The preamble and resolutions were then adopted by accla-

mation.

On motion, it was resolved, that a Committee of twentyfour, to correspond with the number of States-be appointed to transmit the proceedings of this meeting to Martin Van Bu-

Whereupon the following gentlemen were ren, at London. appointed by the Chairman, WALTER BOWNE

BENJ. BAILEY. SAUL ALLEY. P. FISH.

JAMES CAMPBELL,

THOS. T. WOODBUFF. ERASTUS BARNES, JOHN TARGEE. FRANCIS B. CUTTING. MONT'Y RANKIN. GIDEON LEE. CHARLES H. HALL WM. P. HALLETT, WM. M. PRICE, C. W. LAWRENCE,

ELISHA TIBBITS,

ELDAD HOLMES.

Asa Mann.

SAML. A. TALCOTT, ABRAHAM BLOODGOOD. D. B. TALLMADGE. HENRY HONE JOHN LOVETT, ALEX. M. MUIR.

On motion, the meeting then adjourned. The above proceedings are as furnished by the Chairman

and Secretaries. Since the erection of the addition to Tammany Hall, the great party room, it is said, will contain more than 4000 peo-

ple, and if so, more than 4000 were present last evening to express their sentiments in reference to the rejection by the Senate of Mr. Van Buren's nomination. The resolutions prepared by the Committee were read by Daniel B. Tallmadge, Esq. who reviewed the private and political history of Mr. Van Buren, and demonstrated to the satisfaction of all present that the motives of the Senate—that their proceedings, were those of partizans—and that they stand without excuse to the nation, for this unprecedented and unpardonable insult to the Minister, the President, and the peo-

The voice of this meeting will be heard throughout the Union, and teach the senatorial intriguers, that Martin Van Buren is not to be "rebuked" by Daniel Webster, nullified by John C. Calhoun, nor bragged down by Henry Clay.

## From the Albany Argus. THE VOICE OF NEW YORK. At a meeting of the Republican members of the Legisla-

ture of the State of New York, convened in the Assembly Chamber, on Friday evening, February 3, 1832, the Hon. EDWARD P. LIVINGSTON, Lieut. Governor and President of the Senate, was called to the Chair, and the Hon. CHARLES L. LIVINGSTON, Speaker of the Assembly, and the Hon. EDWARD Howell, of Steuben, appointed Secretaries. Mr. N. P. Tallmadge, of the Senate, Chairman of the Committee appointed to call Legislative Meetings, offered the following Resolutions on behalf of the Committee, vtz:

Resolved, that we look upon the rejection of the nomination of MARTIN VAN BUREN as Minister Plenipotentiary to Great Britain, as an act calculated in the highest degree, to reflect dishonor upon the nation in the eves of foreign states, and to degrade the Senate of the United States in the

eyes of our own citizens: That it is, at this time, the more to be deprecated, as its tendency is to draw into doubt and uncertainty with the British government, the policy of our own, by stamming with condemnation an appointment made by the Chief Magistrate, for the purpose of concluding a negotiation, for the settlement of questions involving principles of the highest national importance; a negotiation, of which the failure might possibly lead to an interruption of our friendly relations with a pow-

parties, that a mutual good understanding should be maintained: That it is an indignity offered to the Chief Magistrate of the nation, and an insult to his long, devoted and patriotic services; that it is worthy of being a concluding scene to the drama, which opened by arraigning his military character on the floor of Congress, and continued by waging a vindictive warfare against his late cabinet, and by invading with ruthless violence, the sanctuary of his domestic peace :

er, between whom and ourselves, it is of vital interest to both

That it is an outrage to the unblemished private character, eminent talents and distinguished public services of the individual whose nomination has been rejected; carrying with it the disheartening moral, that no purity of reputation is a safeguard against the envy and malice which are constantly seeking to bring down to their own level in the scale of opinion, all who succeed, by disinterestedness and virtue, in rising

That in the rejection of his nomintion, the public expects. tion has been disappointed, the public honor tarnished, and the public interests put at hazard, by a corrupt combination for political objects.

Resolved. That we have the highest confidence in the in grity, patriotism, talents and virtue of MARTIN VAN BU-REN; that we regret his rejection only in its relation to the

public interests, and in its tendency to degrade the character of the Senate of the United States in the eyes of the nation, and the character of the nation in the eves of the world :confident in the belief that corrupt condemnations, by whatever tribunal pronounced, always have the effect of elevating

those whom they are intended to destroy. Resolved. That in turning our attention from the authors of this foul disgrace, to the people of the state of New-York, we recognize the proper tribunal for reversing this unrighteous judgment; that we have unbounded confidence in their intelligence, their virtue and their justice; and that we look to them for suitable manufestations of their abhorrence of the wanton minry visited upon an illustrious citizen, and, through him, the dishonor visited upon the country.

Resolved, That the thanks of the nation are due to those members of the Senate of the United States, who, faithful to the public interests and to their own honor, firmly, though fruitlessly, resisted the sacrifice of an individual, distinguished for public and private virtues, at the altar of personal enstility.

Resolved, That considering the rejection of Mr. VAN BUREN as a blow aimed at the President of the United States, through an individual high in his confidence, we deem it proper on this occasion, to express our entire confidence in his character, talents, and the principles of his administrasion; that the successive attempts to impair his standing and embarrass his public course, have had the effect of elevating him in our estimation, and confirming his claims to our respect and gratitude; and that we pledge ourselves to rally around and sustain him against a combination of political aspirants, whose success would be as disreputable to the character of the country, and as desolating to its prosperity, as his civil and military services have been glorious to the one and invaluable to the other. Mr. Tallmadge, having read the resolutions, addressed

the meeting with great eloquence and effect. He depicted the life and services of MARTIN VAN BUREN—his devo-

tion to the democracy-his career, as brilliant as it had been

useful, in the maintenance of great constitutional and repub-

lican principles—the ardent attachment of the people of New-

York to him who under all circumstances had consulted their

interests and devoted himself to their welfare-the eminence to which, under the confidence of a republican people, he had raised himself, without the adventitious aids of wealth and rank—the ability and fidelity with which he had discharged these high functions, acquiring a just renown for himself, and honor and glory for his native state—the envy and hostility with which the aristocracy had pursued him, from his first and humblest efforts, to the last and crowning act of infamy and malice on their part in his rejection by the casting vot of an aristocratic personal and political rival—the double blow which was thus aimed at the President of the United States, in this assault upon his friend, and upon a leading and sucresuful measure of his administration, and at the State of New-York, through a citizen who has no superior in her affections, and for whom, on this occasion, she will speak with a tone that will vindicate her honour, and sustain her favorite

Messrs, Edmonds and Foster, of the Senate, and Mr. Otis of the Assembly, also addressed the meeting, pertinently and eloquently

The resolutions were then unanimously adopted. On motion of Mr. Edmonds, it was resolved, that the reso-

lutions relative to the rejection of the nomination of the Hon. MARTIN VAN BUREN be signed by the Republican members of the Legislature, and that a committee be appointed to trans! mit copies thereof to the President of the United States, to Mr. Van Buren, and to the Senators and Representatives of this State in the Congress of the United States. Thereupon the Chairman appointed the Committee, as follows:

Messrs. Tallmadge, Armstrong, Beardsley, Hubbard and Edmonds, of the Senate; and Messrs. Livingston, Howell Litchfield, Wood, Reiner, Ostrander, Angel, Hughston, Williamson and Seymour, of the Assembly.

OF THE SENATE.
First District.—Stephen Allen, Alpheus Sherman, Jona

than S. Conklin, Harman B. Cropsey Second District.-Saml. Rexford, N. P. Tallmadge, David M. Westcott, Allan Macdonald. Third District.-Lewis Eaton, Wm. Dietz, Herman L.

Quackenboss, John W. Edmonds. Fourth District.-John McLean, Jr. Isaac Gere, Wm. I.

Dodge, Josiah Fisk. Fifth District.—Alvin Bronson, Henry A. Foster, Robert

Lansing.

Sixth District.-John F. Hubbard. Levi Beardsley. John G. McDowell.

Seventh District.—Thomas Armstrong, Jehiel H. Halsey.
OF THE ASSEMBLY.

Albany Co.-Wm. Seymour, Philip Lennebacker, Abijah C. Dishrow.

Canuga Co.-Geo. H. Brinkerhoff John W. Sawyer John

Beardsley, Geo. S. Tilford. Columbia Co.—Leonard W. Ten Broeck, Medad Butler,

Tobias L. Hogeboom.

Cortland Co.—Andrew Dickson, Jonathan L. Woods.
Delaware Co.—Jas. Hughston, Jas. Coulter,

Dutchess Co.—Robt. Coffin, Eli Hamblin, Michael S.Marin, Israel Shadbolt.

Essex Co.-Israel Vanderwarker.

Franklin Co.—Jas. B. Spencer.

Greene Co.—Dumah Tuttle, Erastus Hamilton.

Herkimer Co .- Wm. C. Crain, David Thorp, Daniel Dy-

Jefferson Co,-Wm, H. Angel, Philip Maxwell, Nathan

Strong. Kings Co.—Coe S. Downing.

Lewis Co .- Andrew W. Doig.

Montgomery Co.—Peter Wood, Silas Phillips, Jacob Van

New-York Co.-Silas M. Stilwell, Philip E. Milledoler, Mordecai Myers, Myndert Van Schaick, Charles L. Livings-House a Hyers, Hyndert van Schatek, Charles E. Estrander, ton, James Morgan, Judah Hammond, Guleon Ostrander, Isaac L. Varian, John M'Keon, Nathan T. Arnold. Oncida Co.—Daniel Twitchell, David Moulton, Lemuel

Hough, Nathaniel Fitch, Rutger B. Miller,

Onondaga Co.-Elisha Litchfield, Elijah W. Curtis. Miles W. Bennet, Ichabod Ross

Orange Co.—Isaac R. Van Duzer, Chas. Winfield, John Barker.

Oswego Co .- Avery Skinner.

Otsego Co.-Amasa Thompson, Gilbert Cone, Wm. Kirby,

Saml. Colwell. Putnam Co.—Reuben D. Barnum. Rensselaer Co.—John C. Kemble, Nicholas M. Masters,

Hosea Bennett, Henry J. Genet.

Richmond Co.-Jacob Mercereau.

Rockland Co.—Isaac, I. Blauvelt.

Schenectady Co .- Abraham Dorn.

Saratoga Co.-Oran G. Otis, James Brisbin, Jr. Ebenezer

Couch. St. Lawrence Co.-Wm. Allen, Edwin Dodge.

Schoharie Co.-Alex. Crookshank.

Scheed Co.—Reuben D. Dodge, Erastus Woodworth.
Steuben Co.—Edward Howell, John M Burney.
Suffolk Co.—John M. Williamson, Saml. L'Hommedieu,

Tioga Co.—Nathaniel Smith, Joel Tallmadge, Jr.
Tompkins Co.—Horace Mack, John James Speed, Jr.

Ulster Co.-Leonard Hardenbergh, Heman Landon. Warren Co.-Allen Anderson. Washington Co.-Isaac W. Bishop.

Wayne Co.-Ambrose Salisbury, James Humeston. Westchester Co.—Israel H. Watson.

Yates Co.—Aaron Remer. EDWARD P. LIVINGSTON, Chairman.

CHARLES L. LIVINGSTON, Secretaries.

EDWARD HOWELL,

### REMARKS OF HON. N. P. TALLMADGE, In the Republican Legislative Meeting, on moving the adop

tion of the resolutions expressing the sentiments of the representatives of the Democracy of New York, in relation to the rejection of Mr. VAN BUREN'S nomination.

Mr. President: The resolutions which I have had the honor to submit for the consideration of this meeting, but faintly express the indignant feelings which pervade this whole community. The rejection, by the Senate of the U. S. of Martin Van Buren, as Minister Plenipotentiary to Great Britain, is an event unparalleled in the history of our government. Wherever the news has reached, the public indignation has been manifested, by the spontaneous assemblage of the people, who have pronounced, in the severest terms their judgment of condemnation upon the authors of this daring outrage. These manifestations of public sentiment, on this subject, will continue to be made, as the information spreads through this widely extended state.

Amidst these demonstrations of the people's will, we, their representatives, connot fail to respond to the popular voice, and to express our sentiments at this unequalled insult offered to the honor of our state. In doing this, let us not be embar-

rassed by the measured language in which they shall be conveyed. Those who have had neither regard for their country, nor respect for themselves, can claim from us no other language than that which is best suited to the occasion. The people of this State and of this Union have heretofore looked with becoming reverence on the Senate of the U.S. they have viewed it as the most dignified body under the government. By its recent transactions, it has descended from that high elevation. It is degraded in the eyes of the nation, and the nation in the eyes of the world. When men deliberately convert the Senate chamber into an arena, and themselves consent to become political gladiators, it is high time the people knew the character of their servants, and the manner in which the public interests are sacrificed to promote their own private views. It is high time that the unholy combination to disgrace or destroy a distinguished individual. should be exposed to public scorn and detestation-and that the hypocritical pretence of a nice and sensitive regard for the honor of the nation, should give place to the real causes of the outrage, an unnatural alliance for the promotion of per-

sonal and political objects. Who, let me ask, is this distinguished individual whom these political aspirants have thus attempted to disgrace an destroy? He is well known to us all. The people of this state are familiar with his name, and with the services he has rendered to his country. His reputation is dear to them, and they will be the last to suffer it to be tarnished by foul aspersions, however high or however low their origin. is literally one of the people. He is not of that class, which, in the early stages of the government, were denominated "the rich and well born"-an odious distinction, which has been attempted to be preserved to the present day, and which has often been claimed, with an air of triumph, on the part of those who have looked with a jealous eye on the success of favored individuals whom the people have delighted to honor. No sir: he is of humble origin. He is the artificer of his own fortunes; and often, in the course of his political career, has he been reproached with the humility of his birth. pride of wealth and of family distinction has sneered at his advancement, and has attempted to frown into retirement the man, whose native energies rose superior to his own exertions. The attempt has been in vain. It was contrary to the spirit of our free institutions. In this country, the road to promotion, in the honors of the government, is open to all. Every individual is free to travel it no efforts of the aristocracy shall be suffered to impede his progress. We all have the deepest interest in preserving this principle inviolate, and of cherishing the fair fame of those who have, unaided and alone, worked their own way to distinction. Once suffer such a proscription, and the youthful aspirations of our own

> "Honor and shame from no condition rise; "Act well your part, there all the honor lies"

enemies of equal rights, that

children may hereafter be stifled by this overgrown and overbearing aristocracy. As we value the future welfare and success of our own sons in life, let us rally round the man

who has been the pioneer in the people's cause, and teach the

What, sir, is the history of this persecuted stateman? When he attained to manhood, he was found engaged in the arduous duties of an honorable profession, and successfully combatting, with veterans at the bar, for those honors and distinctions which are the results of unwearied industry, and perseverance, and the rewards of talent and genius. brilliant efforts soon acquired for him a reputation which placed him beyond the reach even of envy, and advanced him to the high and honorable station of Attorney General of this state. He discharged the duties of this station with equal credit to biniself and to the government. No man made farther progress in legal attainments. The late Mr. Henry, who held the highest rank in his profession, was proud to call him his friend, and to accord to him an equal standing with himself, amongst that host of giant minds by which the

Bench and the Bar were then adorned. The war in 1812, between the United States and Great Britain, found him in the Senate of this State. It was here that his talents shone most conspicuous. Beset by foes without and enemies within, the country presented to the eye of the patriot a most gloomy prospect. Unaided, or but partially aided, by the general government, we were called upon to provide the means to repel the invader, both by sea and by land. The patriotic Tompkins was then at the head of this State; and with an eye that never slept and a zeal that never tired, he devoted himself to the service of his country. No man rendered him more efficient aid than Mr. Van Buren. In yonder senate chamber, his eloquence was often heard in favor of providing means and of granting supplies to carry on the war-to feed and clothe our half starved and

half clad soldiery; while some of his present persecutors were openly rejoicing at the defeat of our arms, and secretly After the close of the war, and when peace was once more

imploring success on those of the enemy. After the close of the war, and when peace was once more restored to our distracted country, you at length see him in the convention to revise the Constitution. Here he was again surrounded by the collected wisdom and talent of the State -a constellation of genius, in which none appeared more brilliant than himself. Here it was, that he contended against the aristocracy of the land, in favor of the people in the extension of the right of suffrage. Here it was, that, with others of the democratic school, he prevailed over those who were unwilling to entrust more power to the people, and happily established the principle that in a government like ours,

the people are capable of governing themselves.

We next behold him in the Senate of the United States, that dignified body, which was adorned by his presence, and which has been degraded in his absence. Here he scarcely found an equal, and acknowledged no superior. No man discussed with more ability the important subjects that came before them. With a thorough knowledge of the history of the government, and its various relations, he grasped all matters with a force and comprehension, which astonished, whilst it commanded the admiration of all who witnessed his giant efforts. His speech on the judiciary will be remembered as long as the judicial department of the government shall exist, and his splendid effort in favor of the surviving officers and soldiers of the Revolution will not be forgotten as long as the Almighty spares the honored remnant of that heroic race, and whilst their descendants cherish the principles of their immortal sires. Here, he maintained the true principles of the constitution, and the long established practice of the government, to permit the President to choose his own Cabinet-his confidential advisers-and to select his own agents-the foreign ministers-to conduct our negociations at foreign courts and to hold him responsible for the acts of the administration. It was at this period that the nomination of Henry Clay, by President Adams came before the Senate for their consideration. Mr. Clay secured Mr. Adams' election as President, when the question came before the House of Representatives, of which Mr. Clay was a conspicuous member. It was well known throughout the country, that they had been bitter rivals during the Presidential canvass, and it will not soon be forgotten, that during this period, such was their bitterness that each threatened to expose the other, and thus satisfy the people that neither was worthy of the suffrage or confidence of the nation. No sooner was the election determined, and Mr. Adams declared President, than he nominated Mr. Clay, his former bitter enemy and rival, to the high and responsible office of Secretary of State. It is not for me to say, that there was any thing improper in this nomination. But it was at the time publicly alleged, and by a great portion of the people believed, that it was the result of a corrupt bargain between them. Such was the public indignation on the subject that the Senate of the United States, and Mr. Van Buren in particular, as the most prominent member of it, would have been fully justified by the people in rejecting that nomination. But, true to the spirit of the constitution and the

that Senate, and is one of that desperate triumvirate who caused Mr. Van Buren's rejection! From this high and exalted station, rendered still higher and more exalted by his integrity and his talents, Mr. Van Buren was called by the democracy of New York to preside, as chief magistrate over the destines of his native state." His executive career was short but brilliant. He rose to that emmence, soon after the setting of that splendid luminary that preceded him, and was surrounded by the light that still lingered on his path. None but talents of the highest order could have been brought into such palpable comparison, without suffering by the contrast. But, it is no disparagement to his distinguished predecessor to say, that Mr. Van Buren fully sustained the high character of the station, which his genius and attainments had imparted to it. From this place he was soon called by General Jackson, on assuming the administration of rhe general government, to

the honorable and responsible office of Secretary of State. But he left the impress of his genius upon our local institutions, and gave to our banking system a safety and security which cannot but be felt by generations yet to come. It was at the seat of the national government, in his new situation, that he was destined to add to a reputation already beyond the reach of envy or of rival ambition .. He was now moving in a more extended sphere. He seemed to grasp, as by intuition, the whole range, both of the domestic and foreign relations of the country; and it may with truth be said, that from the days of Jefferson to the present time, t

distinguished ability than by him. Our foreign negotiations which had lingered and languished under the preceding administration, were revived and invigorated by the "master spirit" which now directed, under the guidance of an upright and single-minded President, the affairs of the nation. That miserable system of diplomacy, the offspring of intrigue and

duties of that department were never discharged with more

corruption in foreign courts, now gave place to plain and manly dealing. That which others had attempted to accomplish by indirection, was now accomplished by proceeding directly to the object in view. The claims of our citizens on foreign governments had, before this, been suffered to linger along till those citizens had almost relinquished, in despair, the hope of ever bringing them to a successful termination. No sooner did he assume the direction of them, than their

hones revived, and in a short period, they had the proud satis-

faction to see their rights asserted and their claims allowed in a manner surpassing their most sanguine expectations. The prompt settlement of our differences with Denmark and the State Department. France too, that had so long withstood our demands for redress, for spoiliations on our comnerse under another dynasty, now yielded to the reasonable-ness of our claims, when presented in the plain and simple garb of truth and justice. The amount which our government obtained far exceeded the hopes of the claimants themselves, and far exceeded the amount at which our minister at the French court, under the preceding administration, had been authorised to settle. Under Mr. Van Buren's auspices too, a treaty with the Sublime Porte has been concluded, by

which our commerce is extended to places where it never which our commerce is extended to piaces where it never reached before. The American flag, which had been fanned by every breeze in almost every sea, is now proudly waving in ports where it was previously unknown. Our vessels now float on the sea of Marmera, and spread their broad canvass on the dark waters of the Euxine. Not to weary you, sir, with the repetition of what is well known to all who hear me. I pass over many questions between us and foreign governments, which received the prompt attention of the Secretary, and the President under whom he acted, and which were adjusted during his continuance in office, or which were in a successful train of adjustment.

I come now, sir, to our relations with Great Britain, in re-

ference to which, his instructions to Mr. McLane, our late minister at the Court of St. James, have been called in question, and have been made the pretended groundwork for his rejection. For years, Messrs. Adams and Clay had been endeavoring to secure the trade of the West Indies; but, by their over management and diplomatic arts, they had utterly failed to accomplish this great object, so important to the commercial interests of the country. They had superciliously refused fair and honorable propositions from the British Govern-And it was not, until that government, disgusted with their chicanery, declined all farther negotiation, that they were compelled to abandon their vain pretensions, and humbly ask the very privileges which had once been offered and de-clined. Our late minister, Mr. Gallatin, was instructed by Mr. Clay, then Secretary of State, to accede to the former usage of the government, he declined to interpose objections, proposition of the British Government. But that Government, and voted for the nomination. Mr. Clay is now a member of tired of such a vacillating, time serving policy, rigidly adheed to its former stand, and would not even entertain the negotiation. It was for this, among other reasons, that the preceding administration was hurled from power by an indignant people, and Gen. Jackson placed at the head of the government. On entering upon the duties of his office. Mr. Van Buren forthwith set about recovering this important branch of trade, which had been lost by Mr. Clay. characteristic frankness he met the question. He commenced the negotiation in a plain business-like manner, as if he meant what he said, and said what he meant. Unacquainted with the dissimulation, and despising the hypocricy, of courts, like an honest farmer, in making a bargain, he came right to the point. In respectful and proper terms, he told the British Government what we wished and what we would do. instructions to Mr. McLane, he said it was necessary to "enter into a particular defence of the omission on the part of the United States, seasonably to embrace the offer of the direct trade made by Great Britain in the year 1825, and to which allusion has so frequently been made. Whether it be a subject more of regret or censure, it ought to be enough that the claims advanced in justification of it have since been abandoned by those who made them-have received no sanction from the people of the United States, and that they are not now revived." What else could he say? What less could he say, to satisfy that government, that, when we were asking them to open a negotiation which our own folly had closed, we did not intend again to trifle with them as they had been

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corresponding frankness on theirs. The result is known to the American people. The country has been vastly benefited by the success of this negotation. The Senate of the United Stateshas confirmed the arrangement by which these benefits were obtained—has confirmed the nonmation of Mr. Mc. ane, as Secretary of the Treasury, who was the negotiar or in this matter, with discretionary powers, under the intructions of Mr. Van Burn: and yet, unparalleled injustice last rejected the nomination of the man, through whose intrumentality, and under whose direction, these advantages

trumentality, and under whose direction, these advantages were secured! But, we are told the wounded honor of the country required his sacrifice-And garbled extracts from Mr. Van Buren's nstructions, and mis-statement of facts, are put forth to the community, as a justification of this outrage upon the feelngs of the people, and upon the character of the nation. ime permitted me to go into a detailed history of this whole ransaction, I would tear from these vain pretenders the tattered mantle of hypocrisy" that has been interposed to cover them. They talk of the wounded honor of the country! How comes it, that this nice sense of national honor has just sen roused? Where has it slept for two years past? In .830, a copy of these very instructions, about which so much s said, together with the communications which passed beween Mr. McLane and the British government, was subnitted to both houses of congress-this very Senate then udded its sanction to these instructions, by passing an act au-horising the President to accept the "trade" and to open the ports, pursuant to the terms offered by the instructions, and in orts, pursuant to the terms offered by the instructions, and in the manner in which they had been executed. Why did not hese patriots then speak out? Why slumber upon this humiliating attempt, "to propitiate," in the language of Mr. Clay, "the favor of the British King"? Where then was Mr. Webster's sense of "duty"?—Why did he not then set upon these instructions, his "mark of disapprobation"? No, spon these instructions, his mark of disappropriates Sir, it is an after thought—disguise it as they will, they cannot give it credence. They did not then anticipate, that Mr. Van Buren would retire from the Department of State, and accept a mission to that court, where his fame had already preceded him.—They did not then anticipate the opportunity to wreck their vengeunce on a man, whose only fault was, the possession of talents inferior to none, and the prospect of pro-motion superior to all. Regardless alike of private reputa-tion, and of public interest, they have recalled a minister from a foreign court, whose character is above reproach, and whose life has been devoted to the public service—whose mission was one of the most delicate and responsible nature and the interruption of which may eventually lead to the most embarrassing relations between the two governments. I mean the right of search and the impressment of seamen. This claim on the part of Great Britain was one of the causes of the late war. And although in that contest, the national honor was sustained both on the ocean and the land, yet this cause of difference was left unsettled by the negotiators at Ghent, and still remains an open question, either for amica-ble adjustment, or for future controversy. The President, desirous of establishing the most pacific relations with Great Britain, and of fixing the peace of this country on the firmest basis, selected Mr. Van Buren as the man, of all others, the best calculated to effect this grand object. No one possessed, in a more eminent degree, the qualifications for such a place.

No one knew better how to broach so delicate a subject.— His negotiation, however, is broken off by an act of the most aggravated and wanton character, and the great and paramount interests of the nation put in jeopardy, to gratify the

personal malice of political rivals.

Who, let me ask, are the leaders of this crusade against. Who, let me ask, are the leaders of this crusade against private reputation and public honor? They are men, differing on other subjects of the deepest interest to the country, and as wide asunder as the poles. On the other hand is Mr. Clay, maintaining doctrines in relation to the protection of domestic industry, wholly at war with the nullifying doctrines of Mr. Calhoun, and yet these men, themselves aspirants for the highest office in the gift of the people, are found unting to destroy the private as well as polltical standing of one, whom they both hate and fear. Whilst these gentlemen have thus leagued to destroy a common rival, there is yet another party to the deed, and of more sagacity than either, who intends by "one fell swoop" to destroy them all: I allude to a gentleman from "down east,"—this "sccond Daniel that has come to judgement"—the advocate and apologist of the Hartford Couvention: the violent opponent of the late war; and one of those who thought it "unbecoming a moral and religious people" to celebrate our victories. He too, is looking to the succession, after the expiration of the next presidential term. How important to him then, that these rival candiern.

regard to the two latter, he has been successful—but the diregrace intended for the former, has fallen on himself—and thus ends the most unprincipled combination ever kuown in the history of this Government.

But, sir, this stab was not aimed at Mr. Van Buren alone; It was intended to reach the President himself, through one high in his confidence. It was intended to embarass and defeat one of the most important measures of his administration-a measure, the success of which would have thrown far into the shade the temporising policy of his predecessor. and would have added a civic wreath to that brow, already covered with military glory. Nay, it did not stop here. It was a blow aimed at New-York. Yes, sir, at the "great State"—the "empire State"—an attempt to prostrate the de-mocracy of the State, by prostrating her favorite son. Let mocracy of the Saue, by prostating her layorite son. Let us then, as the representatives of that democracy, speak in a language not to be misunderstood. Let the voice of New-York be heard afar—let us raily as one man—let all minor differences be hushed in one mighty effort to sustain her dignity. and vindicate her insulted honor—let her voice be heard from Maine to Louisiana: let it echo along the valley of the Mississippi and the Missouri. By this perversion of constitutional power, our dearest rights, nay, our very liberties are invaded. Let us then rally round the standard of democracy, and say with the brave Gustavus Vasa,

" Here will we take our stand!

"Here, on the brink, the very verge of liberty; "Although contention rise upon the clouds,

"Mix heaven with earth, and roll the ruin onward,

"Here will we fix, and breast us to the shock."

# GREAT PUBLIC MEETING IN ALBANY.

At the request of the Democratic Republican General Committee, together with the call of several of our most distinguished fellow citizens, one of the largest and most respectable meetings ever before witnessed in this city, was held in the new City Hall, on Saturday evening, the 4th February, inst

The meeting was called to order by the Hon. Nathan Sanford, who nominated the venerable SIMEON DE WITT, Surveyor General of this State, as Chairman of the meeting. Anthony Blanchard, Esq nominated John N. Quakkenbush, and Peter Wendell, as Secretaries to the

meeting.

Samuel Cherver, Esq. briefly and pertinently explained the object of the meeting, and moved the appointment of a Committee of seven, to prepare and offer suitable resolutions for the consideration of the meeting, whereupon the Chairman nonimated the following Committee:—Benjamin Knower, Isaac H. Bogart, Edward Livingston, Benj. Van Benthuisen, Braut P. Strats, Samuel Cheever, Anthony Blanchard.

sen, Barent P. Staats, Samuel Cheever, Anthony Blanchard.
After a short period, the committee returned and reported,
through Mr. Edward Livingston, the following resolutions:
The Republican citizens of Albany, feeling themselves pe-

culiarly called upon to express their sentiments in regard to the course taken by the majority of the Senate of the United States, upon the nomination of their fellow citizen, MARTIN VAN BUREN, as Minister to the British Court,—and harms expected the same, do resolve as follows:—

ving considered the same, do resolve as follows:—

1. That we deem the rejection of that nomination, an act unjust to the individual concerned, injurious to the best interests of the country, and particularly insulting to the people

of New-York.

2. That when we consider the persons by whom, and the manner in which that measure was accomplished, we cannot resist the conclusion, that it was instigated by a desire to gratify personal and political enmity; to wound the feelings of the President; to defeat the general objects of the mission to Great Britain: and to impair the influence of New-York in the councils of the nation.

3. That the reason assigned for this unprecedented step, to wit, that the instructions given by Mr. Van Buren, as Secretary of State, in relation to the West India Trade, were derogatory to the honor of the nation, is not, in the opinion of this meeting, well founded in point of fact, nor can we believe that it constituted the real motive of the measure referred to.

4. That after the full discussion had upon the acts and omissions of the late administration in respect to that trade, and in view of the decision made thereon by the American people, the Secretary of State was fully warranted in endeavoring to rescue the United States from the consequences of those acts and omissions, on the ground assumed by him in those instructions.

5. That in the judgement of this meeting, it is more dishonorable to persist in erroneous pretensions, than to retract them; and that the frankness which characterised the in-

nently calculated to effect the important ends in reference to which they were framed, and which were ultimately secured upon terms honorable to both nations, and highly beneficial to ourselves.

6. That our confidence in the patriotism, integrity and talents of the statesman by whose instructions that result was principally produced, is undiminished; and that while we deenly lament the national degradation involved in the recent display of party rancor and personal hostility towards him, we confidently rely on the intelligence and virtue of the American people, and especially of the people of New-York. for his defence and vindication.

Resolved, That copies of the foregoing resolutions be transmitted to the President of the United States and the Hon. Martin Van Buren, and that a Committee of thirteen persons be appointed for that purpose.

After which, Adjutant General Dix, James King, James M Kown, Recorder of the city, Benjamin F. Butler and John

L. Viele, addressed the meeting.

The resolutions were then adopted with acclamation and

Immense cheering.

Immense cheering.

John I. Burton, Esq, then moved that a committee be appointed to transmit copies of the proceedings of this meeting to the President of the United States, and to the Hou, Martin Van Buren. Whereupon the Chairman nominated the following committee, viz.: Silas Wright, ir. Erastus Corning, Wm. Gould, Peter Gansevoort, James King, James Porter, James Campbell, jr. Samuel S. Fowler, Peter Seton Henry, Alexander Marvin, John I. Burton, Garret Gates, Albert Backers.

Resolved, That the proceedings of this meeting, with such sketches of the addresses as can be obtained, be published in the Albany Argus and in pamphlets.

Resolved. That these proceedings be signed by the Chairman and Secretaries.

SIMEON DE WITT, Chairman.

JOHN N. QUACKENBUSH, Sec'rys.

# From the Augusta (Maine) Age.

. The following proceedings in a State which more than any other knows the value of the Colonial Trade, which is behind none in devotion to the Union, and would spurn the man who would compromise the honor or dignity of the country, are given as additional proof of the light in which the conduct of Mr. Van Buren is viewed, wherever prejudice and political feeling are not permitted to bias the judgment.

# THE VOICE OF THE DEMOCRACY OF MAINE.

We now present our readers, and the public, with the proceedings of the Legislative Convention of Democratic Republicans, holden in this town [Augusta] on Tuesday evening last. The proceedings of the adjourned meeting, to be holden this evening, will be given hereafter.

These proceedings exhibit throughout a most cheering representation of the unanimity which pervades the republican party at large in this State. The democracy of Maine will great fundamental principles of republican freedom and equality, and in support of those men only who are devoted

to the support of them.

The attachment of the people of this State to the National Administration continues to wax mighty and to triumph; and amid all the variety of combinations which opposition to it may assume. Maine will prove true to the old Hero, and to all those who are true to his republican virtues, and without speculating on consequences. Her voice on the hold assault upon his administration by the rejection of Mr. Van Buren is now heard, and will not be re-called. In concert with her sister Republicans, Maine is ready to do her duty—she will never, we trust, be tound otherwise. Whatever can be none honorably, to repair the injury inflicted upon the honor of the nation, through the repeated malfeasances of her minority Senators in Congress, will be done with a free and good will. But we detain our readers from the promised proceedings:-

At a Convention of the Democratic Republican members of the Legislature of the State of Maine, holden according to previous public notice, in the Representatives Chamber, on Tuesday the 21st day of February inst. Hon. Robert P. Dunlap, President of the Senate, was called to the Chair, and Rowland H. Bridgham, of the Senate, and John P. Lord, of the House of Representatives, were chosen Secretaries.

bers of the Legislature be called, and twenty one Senators a one hundred and ten Representatives, being a majority both branches of the Legislature, answered to their nam On motion of Mr. Meguire, of the Senate.

A Committee of ten, consisting of one from each cour was raised, to take into consideration what measures sho be adopted by this Convention, to secure a representation the republican party of this State, in the Convention to holden at Baltimore in May next, for the purpose of nomi ting a candidate for the Vice Presidency of the United Sta and to report resolutions expressive of the sentiments of and to report resolutions expressive of the seminents of Convention in relation to the present National Adminis-tion; and Messis. Megnire, Emerson, Talliot and Smith, the Senate, and Messis. White, Clifford, Jarvis, Knowli M. Crate, and Steele, of the House, were chosen.

The Committee appointed to draft resolutions, reported

following :-

Resolved, That the unexampled success attending Commercial operations, and the consequent improvement perienced in the Agricultural and other interests of the co try, afford ample evidence of the distinguished wisdom ability with which the government has been conducted up the administration of Andrew Jackson; that increased co dence and gratitude are due to him, who "having filled measure of his country's glory," is now exerting all the er gies of his mind to promote its honor and prosperity, and we will support him for re-election to the Presidency of United States

Resolved. That there is in this state an active and per vering minority, who are attempting to fasten upon country a system and policy which, we believe, will be a versive of the public interests, and ruinous to the prospe of the nation, and that it is therefore, the imperative dut the friends of our republican institutions, in opposing the d gerous schemes of such minority, to spare nothing of v lance and exertion, to act in concert in all public election and to endeavor by concertrated effort and energy, to such the honor and interest, and preserve the integrity of the Un

Resolved, That we approve of the recommendation of Republicans of a sister State, for a Convention of Democ tic Republican delegates, to meet at Baltimore, in May no for the purpose of noninating a candidate for the office Vice President of the U. S. and that this Convention, act in behalf of the democrary of Maine, designate delegate attend that Convention.

Resolved, That the rejection by the Senate of the Un States of the nomination of Martin Van Buren, as Mini Plenipotentiary to Great Britain, finds no justification or cuse, in the reasons assigned for that extraordinary meas that it appears to have been effected by a combination, act under the impulse of party prejudice, personal jealousy disappointed ambition, compromitting the character of Senate, reflecting disgrace upon the government, jeopardiz the interests of the country, and the amicable relations exing between our own and a foreign government, delay the adjustment of matters important to the preservation peace and harmony among nations, and disregarding and ting at defiance, public opinion.

Resolved, That the Senators in Congress from this St by entering into that combination, have acted contrary to opinion and wishes of a great majority of the people of Ma and have thereby, as we believe, violated their duty to the constituents, and forfeited all claim to public confidence.

Resolved, That nothing has transpired to lessen that confidence.

dence in the wisdom and patrionsm of Martin Van Bur which has been created by his eminent public services, a especially by the able, correct, and efficient part, perform by him in aid of the President's successful endeavors to rest Commercial prosperity to the nation; and that in the opin of this Convention, his clevation to the VICE PRE, DENCY, would be highly gratifying to the people of t State, and tend to improve the dignity and character of important branch of the government.

Signed by 21 members of the Senate, and 112 members the House of Representatives.

On motion of Mr. Thayer of the Senate.

Voted, That a committee of one from each county be rai for the purpose of selecting delegates to attend the Conv tion to be holden in Baltimore in May next—and the folle ing persons were appointed that Committee: Messrs. Th er and Groton of the Senate, and Messrs. Shaw, Fish, Pier Springer, Dyer, Bean, and Robinson, of the House. Voted, To adjourn, to Tuesday evening next.

RQBERT P. DUNLAR Chairman ROWLAND H. BRIDGHAM

#### REMARKS OF GEN. DIX.

t a meeting of the Republican Citizens of Albany, held Saturday Evening, Feb. 4. in relation to the rejection of the ination of MARTIN VAN BUREN.

r Chairman—I am sure I do not mistake the feelings of audience when I say that the rejection of Mr. Van Buren ne Senate of the United States, as Minister Plenipotentiary reat Britain, has excited among us a universal sentiment dignation on account of the personal outrage visited upon distinguished citizen, and of shame for the violated dignity e country. Knowing as I do the deep sensibility which rades all classes of citizens, excepting those whose prejus or hostility are too powerful for their sense of justice. I s or mostiny are too powerint for their sense of justice, I flid have been better satisfied if the responsibility of open-this meeting had fallen to other and abler hands. Parating, however, as I do strongly, in the general senti-t, I did not feel at liberty to decline the task; and in unaking it, I only hope that I may be followed by others will supply what I may omit. Others, at least there who, from longer and more familiar intercourse with Mr. Buren, have a better claim than myself to bear testimony ne uprightness and purity of his private life. Of his pubocts and character, no citizen of this State-no citizen of united States—however remote from the theatre of his fulness, can be ignorant. His services, those particularly the were rendered while he was Secretary of State, are on were remorted wine he was Secretary of State, are chatically the property of the country; and if it were in power of his political adversaries to obliterate in the pubmind, the sense of their value, it is too late, thank Heaven! urn aside the rich current of benefits which has flowed them. It will detract from the just claims of no indiial to say that Mr. Van Buren was, in the late cal inet of . Jackson, his most able and influential adviser: to him are o inconsiderable degree to be ascribed that wise, provident o meanstart and country has risen, and is still continu-to rise in the scale of prosperity; and nothing but an over-Iming sense of his superiority, reflected from all sides in testimonials of public opinion, could have arraved against ds as men, differing with each other on almost every leadanestion of public policy, at war with each other in their unal relations—united in nothing but a common interest

is well known that this is the first instance in the history ne government, in which the nomination of a munister by President has been rejected by the Senate, after entering the duties of his office. The President is charged by the issitution with the management of our relations with ign States, and it has always been deeined proper that he hald, as the responsible person, have the selection of his nts. So novel and extraordinary was this case, that it confidently expected by many that a removal of the inction of secrecy would exhibit sufficient evidence of the essity of making it an exception to the general rule. Sir, as exhibited no such thing: it has disclosed nothing of which public were not already apprised—nothing which has not a tdy been pronounced upon by the judgment of the people.
True, we are informed by private letters, that imputations ogatory to the moral character of Mr. Van Buren, were oduced into the Senate-imputations contradicted by the ole tenor of his life-imputations sustained by no proofreputable in their grossness to the individuals who gave intenance to them, and insulting, beyond measure insult-, to the body to which they were addressed. If they shall r see the light, they will be indignantly resented by all pars, whatever may be their political predilections, as an oute to justice and truth

verthrow a dangerous rival in the confidence of the peo-

Sir, the only reason, either of a public or private nature, sich is relied on as a justification for rejecting Mr. Van ren, is the tenor of his instructions to Mr. McLane upon negotiation of the latter with Great Britain, in relation to West India trade. For months this reason had been urged the opponents of the administration as a cause for adoptthat measure; and it had been shown, on our side, to be a ound of opposition not to be maintained. These instruc-ins have been published, and in the hands of the people, ore than twelve months; they have been approved by the ibhe judgment: nay, sir, they have been virtually sanctioned the senate itself, in the ratification of all the arrangements stered into by the two countries in pursuance of them; and may be confidently asserted, that no imputation derogatory the character of Mr. Van Buren, as a statesman, can be awn from them, which is not susceptible of a triumphant

futation. But as this is the sole ground of his rejection, it

Great Britain on the subject of our commercial intercourse with her West India Colonies. The unexpected interdiction on the part of that power in the year 1826, of all direct com-munication with them, gave to the subject a degree of imnumeration with them, gave to the subject a degree of the portance fully equal to the magnitude of the interests at stake. It was the constant aim of Mr. Adams and his political friends to make that interdiction appear as a measure of wanton and unprovoked hostility to the United States. He had been charged with the direction of that negotiation as secretary of state from the year 1817 to 1825; its failure was calculated to reflect discredit upon his talents as a statesman and diplomatist, and to involve in the same reproach the character of those who had sustained him and given countenance to his measures. The only complete defence for them was to set up the imputation of hostility on the part of Great Britain. There was much in a review of the previous relations of the There was much materially we define previous features of the two countries, which was calculated to produce unfriendly impressions with regard to the intentions of the other. On our side there was more cause for sensitiveness than on hers. We had been for years engaged in angry collisions with her, in every one of which she was the aggressor. We had finally appealed to arms, and obtained by force the redress which had been denied to reason and justice. In all this we had done what was becoming a spirited and determined people. The decision pronounced by us upon the immediate causes which led to an interruption of our intercourse with the British West India Colonies in 1826, after full consideration, was not less honorable to our justice and magnanimity, than our previous course had been to our resolution and firinness. A review of the history of her colonial regulations proved, that any imputation to her of hostility on this point was groundless. She had applied to us the same restrictions which she had applied to other countries. Indeed, the nature of the case was such as to repel such an imputation. In the regulation of their commercial intercourse, nations are guided by views, often narrow and mistaken, of their own interests: and in this case, if her colonial policy had been framed with a view to impair our interests, she could only have reached our prosperity through a deeper wound inflicted on her own. But it appeared that there had been, from the close of the revolutionary war, a gradual course of relaxation of the rules, which had governed our commercial intercourse with her colonies. At the close of that contest, when our separation from the domin ion of Great Britain was rendered complete by a formal acknowledgement of our independence, her attention was immediately directed to the regulation of the intercourse between her former colonies thus separated from her, and those which still acknowledged her sovereignty. In effecting this object, the established principles of her colonial system were enforced against us as they were against other nations. Accordingly the enactments of the British parliament resulted in the following restrictions:—Certain enumerated articles, the productions of the United States, were allowed to be imported into the British West India Islands in British bottoms. United States could not carry their own produce to those Islands. Even the enumerated articles allowed to be imported in her own hottoms, were specified by proclamations, which were limited in their duration to a single year. The proclamation, as a measure was not obligatory on the British King. It was discretionary with him to renew or withhold it. The law only empowered, but did not require, him to issue it. The effect of this system was to subject our intercourse with those colonies, to the discretion of the King. The system had not even the security of a legislative act, of which the operation could only be varied by a concurrence of the three branches of the British legislature. The first relaxation of this system was by the act of 28, Geo. HI. ch. 6, by virtue of which the conditions of our intercourse with the British W. I. islands, previously announced

cussion during the last six years, than our negotiations with

by annual proclamations, were engrafted into a standing law. Circuitous intercourse between us and these Islands was not affected by this statute, but remained subject to the same restrictions. The effect of this change was to give permanence to a system, which was hable to be varied or annulled at the discretion of an individual. It was, however, deemed at the time a material point by us; and the previous insecurity of the system was a subject of communication between the legislative and executive branches of our government subsequentlyto the enactment by the British Parliament of the law, which gave it a more fixed and settled foundation. [See Report of the Secretary of State of 16th Dec. 1793, and a similar report of the 30th of the same month.] Time will not allow me to enter in detail into the whole history of that intercourse: but it will appear that negotiation was generally declined by Great Britain, and successive relaxations temporary and permanent, were introduced on her part, and met on ours,

terms under the expectation of obtaining (in what manner will be seen) others still more so, forced the British Government into the position referred to.—It will appear also that a new principle (at all events a principle never before avowed) governed our policy on that question while it was under the

management of Mesers. Clay and Adams.

It is a remarkable circumstance, that on the 9th Feb. 1818 the committee of Foreign Relations in the House of Representatives (the first Congress after the organization of Mr. Monroe's Cabinet) reported in favor of additional restrictions upon roe's Colonial intercourse of Great Britain with us; and, in assigning the grounds of their recommendation, they referred to a document marked F. which had been furnished to them by Mr. Adams as Secretary of State. Mr. Adams also referred to it himself in a letter to Mr. Rush, dated 23d June 1823, while the latter was minister to Great Britain, and distinctly pointed his attention to it as a guide. The position assumed by that paper and sought to be maintained by a long and elaborate argument is contained in the following query :- "Can " Great Britain support her West India Colonies in comfort. " or even in safety, without supplies from the United States?" -to which it is confidently answered, and the grounds of the opinion assigned, that "she cannot;" and the conclusion is opinion assigned, that "she cannot; and the conclusion is very legitimately drawn that we could prescribe our own terms with her. This position affords a clue to the whole course of policy pursued by Mr. Adams and Mr. Clay on that subject. Believing that those colonies were dependent on an intercourse with us, they were willing to gain credit for ability as statesmen and negotiators by availing themselves of the necessities of Great Britain, and insisting on advantages which they should have seen could never be obtained. As soon as the policy, of which that paper was the ground-work was understood, it became the subject of an animated discusion in the British Parliament.

Mr. Huskisson on the floor of the House of Commons in the year 1825, said he was persuaded an impression existed on our part that Great Britain had vielded that intercourse to necessity, and that, as her colonies could not subsist without it, we might prescribe the conditions under which it should be carried on; and he concluded by recommending counteracting measures. This was the language of the man, who of all others in Great Britain had most ardently and ably advocated a relaxation of her colonial restrictions, who was reproached by the monopolists with the design of overthrowing the established order of things, and of setting up a system of entire freedom in commerce. When the most liberal, if not the most enlightened statesman in Great Britain spoke in language so unequivocal, it is not surprising that the act of interdiction referred to, was resorted to during the following That Mr. Clay was a party to the course of policy which that measure was designed to counteract, is apparent from the fact that he was a member of Mr. Adams' cubinet more than a year while it was steadily persisted in, and that he had uniformly sustained it on the floor of Congress.

Such was the character of the policy, by means of which these giants in diplomacy proposed, not to gain by reasoning and argument, but to coerce a power on friendly terms with us, to concede what could only be obtained on the ground of her necessities. That the grounds on which they had placed their demands were in their own estimation untenable, is apparent from the fact that Mr. Gallatin was sent out in the year 1826 with instructions to abandon them and to accede to certain propositions made by the British government in the year 1824—the most favorable ever offered for our acceptance but declined until that time, either from a culpable neglect of the public interests, or, what is more probable, an expectation of obtaining greater advantages. It is not to be doubted that this change of policy was the result of a conviction on their part, at which they had however arrived too late, that the position assumed in document F could not be maintained, and that if they would not agree to share with Great Britain the trade with her West India colonies on reasonable terms, she would find means to dispense altogether with our direct agency in supplying them. If the position were founded in reason and justice, it ought not to have been abandoned; if it had not such a foundation, then had Messrs. Clay and Adams been insisting for years on concessions which could not be obtained, and which we ought not to have demanded. Clay says in his apology to the Senate for his vote against Mr. Van Buren, that we had, during two administrations previous to that of Mr. Adams, preferred the same claims. The difference between his statement and the fact is, that we had previously to Mr. Monroe's administration sought as a privilege, (aye, sir, as a privilege-the term runs through the whole history of our negotiations on the subject) what Messrs. Clay and Adams had demanded as a right. The instructions addressed to previous negotiators were to obtain if they could India markets, on the same terms as similar productions of the British colonies—those framed under the direction of Mr. Launs and Mr. Clay, to insist on it as a "sine qua non" of a finitive arrangement.

The propositions of the British commissioners consisted five articles, the 1st of which provided that our trade with open ports of their West India and North American colon should be continued; that all discriminating charges and ties reciprocally imposed and levied on the vessels of ea nation and their cargoes in the ports of the other should be al ished; that upon our vessels and upon the goods lawfully ported in them, no other or higher duties of tonnage or imp should be exacted, than upon British vessels and goods ported into those ports from any foreign port whatever. I possible, all additional duties of tonnage in the light of fore tonnage duty, and all additional duties of impost in the li of duties on goods imported in foreign vessels, and all of discriminating duties and charges. The 3d article provides that in case the proposed agreements should be found to o rate unequally, either should, on representation of the of examine the matter of complaint, and if found to be in should take such measures to redress the grievance as to cure the condition of reciprocity contemplated by the part The 4th article guaranteed the extension of any further pri leges, which might be granted to any friendly state, either teges, which imight be grained to any friendly state, the foot of the most favored State. The 5th article provided for appointment of countles, &c. This proposal, besides hold out the prospect of further facilities, conceded every thing out the prospect of thine rather a three street of regulating asked except the right reserved to herself of regulating trade between her colonies and herself, and between one her colonies and another. The object of this reservation, avowed by Great Britain, was to enable her to protect the s ples of her own subjects by levying impost duties on l productions of a foreign country. To surrender this rig would have excluded the productions of her North Americ colonies from her West India Islands. By comparing the cilities above offered for our acceptance, with the condition our intercourse with the British West Indies for several veafter the close of the revolutionary war, and even after passage of the act of 28, Geo. III. ch. 6, it will be perceived a glance that the colonial system had been exceedingly rela ed, if it was not even in a gradual course of abandonment. pass over altogether the act of Parliament of 1825, offer: certain conditions in case of their acceptance, to all countri as Mr. Clay says we never received any official notice of i and place the mismanagement of Messrs, Adams and Clay the grounds above stated.

The propositions referred to were received a short time fore they took into their hands the affairs of government, I they were not acted on until 1826. Mr. Rufus King was se out to Great Britain in 1825 with full instructions on oth subjects, but without any on this, the most important of a (See Mr. Clay's letter to Mr. Gallatin, 19th June, 1826. was not, in fact, until the day, on which this letter bears du that any definitive measures were adopted on this subject. that day Mr. Gallatin was despatched with instructions waive the demand, all along made by his employers, of t admission of our productions into the British West India po on the same terms as similar productions of her North Ame ican colonies, and to accede substantially to the propositio of the British Plenipotentiaries, over which they had be dozing nearly two years. Before the arrival of Mr. Galla in England, an order in council was issued, bearing date t 27th July, 1826, by which all intercourse between us and t British West India islands was interdicted, and that gover ment utterly refused to negotiate further with the administr tion . Mr. Adams on the subject. The whole course of the negotiation was exceedingly discreditable to those who h conducted it. It was, to say the least, an act of the most p pable impolicy to urge pretensions, the justice of which w at all questionable, at a moment when Great Britain, meeting us on the long avoided ground of negotiation, a by materially relaxing her restrictions, had given evidence of more liberal views in relation to the colonial trade. The attempt made on the floor of the Senate to divert from

The attempt made on the floor of the Senate to divert fr Messrs. Adams and Clay the responsibility of adhering years to a course of measures, which they subsequen abandoned, by making it appear as a part of the settled poliof, the country, is as fruitless as every other attempt wh has been made to defend the united mismanagement of thindividuals. It was part of the settled policy of the counonly from the time that they successively obtained a contring influence in the public councils. And it certainly ports as ill of the shrewdness as of the equity of the oppositito hold Mr. Van Buren responsible for his acts as Secret y from all responsibility for their acts in the same official caty. If the ground of defence assumed in behalf of those themen be tenable, then is the rejection of Mr. Van Buren ect of the most palpable injustice, nder the curcumstances above referred to. Gen. Jacksen

ame President of the United States, and the question imliately arose as to the manner, in which this long contest-ubject should be disposed of. It had been conceded by It had been conceded by party, which elevated Gen. Jackson to power—in other ds, by an overwhelming majority of the people of the ted States—that the demands of the previous administra-ought not to be insisted on. The language of Mr. Webthough not altogether unequivocal, is understood as ading that this subject had been passed on by the public rment. Any other supposition would be altogether errois in point of fact, by assuming that it had not been geney discussed, and equally false in theory, by the implication it was a subject too abstruce for the boundar understand-Those who are in the habit of mingling with the peowill feel the futility of any attempt to make it appear as a ter not examined and passed upon by them. There is no ggeration in saving that it was a topic of discussion in ggeration in saying that it was a topic of discussion in vy State in the Union, in line tenths of the public jour-s, and at the places of election in 1828; that the people a more enlightened view of the errors of the previous adistration on that question, than those who administered government had taken of the interests and policy of the ntry; and that it was one of the leading causes of the re-of the election. The change of men, and the expected age of measures, were as well understood abroad as they e at home: and it was well known that the causes of irtion on the part of Great Britain were intimately connect-with men as well as measures. The only question was, efore, in what manner negotiation should be resumed. puld we, in case the necessity for it should arise, distinctly wow the acts of the previous administration; or should a Jackson, in behalf of the American people, wrap himup in the mantle of diplomacy, and by a formal hypocrisy, the only of those who defend it, leave any room by his sibe to call in question our sentuments on the subject. The ik and manly course was adopted; it has been sanctioned. it will be sustained, by the people of the United States, embarrassments between the two countries were the t of a mismanaged and blustering diplomacy on the part

n; and it was due to ourselves to cast back the opprobrium in the source from which it came. As little was said by Wan Buren in his letter of instruction as should have a said. Mr. McLane was authorised, in case it should bene necessary, to refer to the respective parts taken by the sent and the preceding administrations on that question, e passages in the letter of instruction, upon which the orgest objections are founded, are those which contain the mation that the acts of the preceding administration had n passed upon by the American people; that their pretenis were not revived by their successors; and that if those s and pretensions should be set up by the British gov-ment as a bar to the adjustment of existing difficulties, it uld become the duty of Mr. McLane to obviate, as far as pose, the unfavorable impression produced. It was due to the racter of the American people that this course should be pted; that pretensions already disavowed by the people in the gment pronounced upon the administration of Mr. Adams, ould if necessary, be distinctly disavowed in behalf of those ose leading maxim is to ask nothing which is not right, to submit to nothing which is wrong. A different course uld have been a virtual endorsement of errors and abuses, ich Gen. Jackson was elected to correct and reform. The nkness and plain dealing of Gen. Jackson in all his public s are in harmony with his own character, with the characof the people of the United States, and with the genius of political institutions. It has secured from foreign states that we have asked; and it has elevated us in the eyes of world, by exhibiting the example of a great nation introing into her discussions with foreign states the same freen, and acting upon the same maxims, which should characise and guide the conduct of honorable individuals in their sonal relations with each other.

we individuals, who had been indignantly sourned by the

ple from the public trusts which had been confided to

It is worthy of remark that the main position assumed by a opponents of the administration is, that Mr. Van Buren d disgraced the nation by opening to the British government the spectacle of our party dissentions. Ought not these utbenien, in their solicitude for the consequences apprehend-from sentiments contained in a private letter of instructions have reflected upon the consequences of the public act, by

which they proposed to redress the injury—condemning, in the face of the whole world an important appointment by the President, exhibiting the two highest branches of the government arrayed against each other, and opening a scene unparalleled in our history? If it was incumbent on them to redress the evil of which they complained, it was equally incumbent on them to resort to a corrective, which should not be pointed with a moral far more degrading to usas a nation shan that which, upon their own representation, it was intended to counteract.

counteract.

The idea presented by Messrs. Webster and Clay, that Gen. Jackson has, through Mr. Van Buren's instructions, humbled himself at the foot of the British throne, is, to say the least, but a sorry compliment to the intelligence of the American people. It was, perhaps, not to be expected that gentlemen accustomed to rely for the accomplishment of results, upon a skifful use of the weapons of diplomacy, should be capable of doing justice to an honorable frankness which disdains to employ them. But that Gen. Jackson, erect as he stands before the nation and the world, with all his historical associations about him, in an attitude of dignity which only one man before him has been able to assume—that such a man should involve his country's reputation or his own, by casting off the miserable guises of diplomacy, is drawing rather too presumptuously even upon the credulity of their own followers.

The sole ground assigned by the opposition in the Senate, for rejecting the nomination of Mr. Van Buren, is, that he was the author of all the views contained in the instructions to Mr. Mc-Lane. And this is a ground which, under our government, cannot be maintained. With us, the President is responsible for all measures emanating from members of his cabinet, especially those connected withour negotiations with foreign states. Conceding, for the sake of argument, that Mr. Van Buren is solely responsible for these instructions, his defence might safely be rested upon the grounds already assigned. But assuming the true state of the case, which is, that he has been held responsible asan organ of communication with the British Government, and admitting the sentiments contained in his instructions to be, as the opposition contend, disreputable to the character of the country. then is the distinguished individual at the heal of the treasury department-placed there by the vote of the same men who have rejected Mr. Van Buren—equally culpable, as the immediate organ of communication with that government. If he who lends himself to the communication of discentiable sentiments, is as worthy of condemnation as he who originally utters them, Mr. McLane should, upon every principle of equal justice, have been included in the sentence of condemnation proncunced upon Mr. Van Buren. That any distinction was taken between them, is to be traced to the different relations under which they stand to the authors of Mr. Von Buren's rejection.

That hostility to Gen. Jackson had an important agency in aducing this result, is not to be doubted. The sentiments producing this result, is not to be doubted. intended to be condemned by Mr. Van Buren's rejection, are presumed to be the sentiments of the President himself. nature of our government admits of no other supposition. He is responsible, at all events mainly responsible, for the acts of his administration; and it was doubtless foreseen by these who plotted Mr. Van Buren's rejection, that the ground on which they placed it involved alike the character of both. Can any one doubt that it was intended to reach, and if rossible to impair the high standing of the President with the people, by arraying against him a majority of the Senate, on the eve of his re-election? That this is not an uncharitable inference is manifest from the fact, that some of the principal characters of the drama are those who have, through all vicissitudes, pursued him with the most unrelenting bitterness-assailing his public and private character with the foulest aspersions; and whose followers have even penetrated, in the malignity of their passions, to the very sanctuary of his domestic reace. They have fomented dissentions in his cabinet, embarrassed his administration by thwarting his measures, and they have finally crowned their hostility by an open denunciation of one of his mostable, pure and confidential advi-sers. There is not in the history of the country so flagrant an instance of injustice and persecution; and so it will be pronounced by all disinterested men. It rests upon no ground of public expediency; it is defended by no consideration of duty, or even of policy; it does not accomplish the poor purpose of its authors, of bringing down to their own level an individual far above them in the attributes of public and private

The most conspicuous actors in this transaction, are those whose sense of honor should have counselled them to take no part in it. The presiding officer of the Senate, and his new

condintor from the West-he who had failed successfully to impeach the two individuals affected by his vote before the tribunal of the country, and he whose failures as a statesman and diplomatist, had been redeemed by the superior powers of his successor, stand in the foreground of the coalition .-Into this singular alliance, a new and equally unnatural aux-The one singular arrange, a new and equally unfactual and fliary has entered: Who could have supposed that he who has been denonifiated, (how appropriately, let his course on this question testify) "the god-like man," should abandon himself to the deminion of the terrestrial attributes of his Mr. Webster, the opponent of Mr. Van Buren, too, from elevated considerations of duty and a tender sensibility to the public honor! Where, if we may presume to inquire, were these elevated considerations and this tender sensibility at a time, when the very safety of the country was in imminent peril? Let the history of the country lurnish the reply! The gentleman might have been seen declaiming on the floor of Congress against the justice of the war, resisting the anpropriation of money and men to sustain it, and presenting an example of insensibility, the more powerful from hisacknow-ledged talents, to all those elevated considerations of public duty, to which he is now so "tremblingly alive." Nay, sir, so strong were his convictions, that he was anxious to transmit to his children his hostility to the war, as the most valuable legacy which he could leave them; while his political friends in New-England, possibly under the inspiration of his eloquence, were burning "blue lights" along the coast, to conduct the forces of the public enemy into the bosom of their country.\* When such men put on the garb of public virtue, and become delicate of the public honor, there is surely no injustice in testing their sincerny by the standard of their past

Sir, I will no longer occupy the attention of this meeting. I feel that I have already too long occupied it, although much remains to be said. I am persuaded that I do not overrate the justice of the American people, when I say that there is no refuge for the author of this blot upon the national character, and that time will record their indelible disgrace. They will stand before the world, not merely in the light of men who have brought dishonor upon the character of the country, but in the still more odnous light of political adversaries, who, in ministering to the purposes of injustice and persecution, have accomplished a double object of personal revenge.

#### REMARKS OF MR. WEBSTER.

In the Senate of the United States, on the nomination of Mr. Van Buren.

Mr. Precident: As it is highly probable that our proceedings on this nomination will be published. I deem it proper to state shortly the considerations which influenced my opinion, and will decide my vote.

I regard this as a very important and delicate question. It is full of responsibility; and I feet the whole force of all that responsibility. While I have been in the Senate, I have opposed as nomination of the President, except for cause; and I have at all times thought that such cause should be plain and sufficient; that it should be real and substantial, not unfounded or faciful.

I have never desired, and do not now desire to encroach, in the slightest degree, on the constitutional powers of the Chref Magistrate of the nation. I have heretofore gone far, very far, in assenting to nominations which have been submitted to us. I voted for the appointment of all the gentlemen who composed the first Cabinet; I have opposed no nominations of a foreign minister; and I have not opposed the nominations recently before us, for the re-organization of the administration. I have always been especially anxious, that in all matters relating to our intercourse with other nations, the utmost harmony, the greatest unity of purpose, should exist between the President and the Senate. I know how much of usefulness such harmony and union are calculated to produce.

I am now fully aware, sir, that it is a serious, a very serious matter, to vote against the confirmation of a minister to a foreign Court, who has already gone abroad, and has been received and accredited by the Government to which he is sent. I am aware that the rejection of this nomination, and the necessary recal of the Minister, will be regarded by foreign states, at the first blush, as not in the highest degree favorable to the character of our Government. I know, moreover, to what injurious reflections one may subject himself, especially in times of party excliminent, by giving a negative vote on such a nomination. But, after all, I am placed here to dis-

that go to perform a substantial and responsible duty. I am to advise the President in matters of appointment. This is my constitutional obligation; and I shall perform it conscients I am bound to say then, sir, that for one I do not advise nor consent to this nomination. I do not think it a fit and proper homination; and my reasons are found in the letter of instruction, written by Mr. Van Buren, on the 20th of July, 1829, to Mr. McLane, then going to the Cour of England, as American Minister. I think these instruc tions derogatory, in a high degree, to the character and hono of the country. I think they show a manifest disposition, it the writer of them, to establish a distinction between hi Country and his Party; to place that party above the coun try: to make interest, at a foreign court, for that party, ra ther than for the country; to persuade the English ministry and the English monarch, that they had an interest in main taining, in the United States, the ascendancy of the party to which the writer belonged. Thinking thus of the purpos and object of these instructions. I cannot be of opinion that their author is a proper representative of the United States a that Court. Therefore, it is, that I propose to vote agains his nomination. It is the first time, I believe, in modern di plomacy, it is certainly the first time in our history, in which a munister in a foreign Court has sought to make favor fo one party at home, against another; or has stooped, from be ing the representative of the whole country, to be the representative of a party. And as this is the first instance in our history of any such transaction, so I intend to do a in my pewer to make it the last. For one, I set my mark of disapprobation upon it; I contribute my voice and my vote to make it a negative example, to be shunned and avoided b all future ministers of the United States. If, in a deliberat and formal letter of instructions, admonitions and direction are given to a minister, and repeated, once and again, to urg these mere party considerations on the foreign governmen to what extent, is it probable, the writer himself will be diposed to urge them, in his one thousand opportunities of in formal intercourse with the agents of that Government?

charge a duty. I am not to go through a formality, I am

I propose, sir, to refer to some particular parts of thei instructions; but before I do that, allow me to state, very generally, the posture of that subject, to which those particular relate. That subject was the state of our trade with the Br tish West India Colonies. I do not deem it necessary now go minutely into all the history of that trade. The occasio does not call for it. All know, that by the Convention 1815, a reciprocity of intercourse was established between and Great Britain. The ships of both countries were allowed to pass to and from each other respectively, with the san cargoes, and subject to the same duties. But this arrangment did not extend to the British West Indies. There, of intercourse was cut of! Various discriminating and retain tory acts were passed, by England and by the United State Eventually, in the summer of 1825, the English Parliamer passed an act, offering reciprocity, so far as the mere carryin trade was concerned, to all nations, who might choose, with in one year, to accept that offer.

Mr. Adams' administration did not accept that offer: firs because it never was officially communicated to it; secondly because, only a few months before, a negotiation on the versame subject had been suspended, with an understanding the it might be resumed; and thirdly, because it was very destable to arrange the whole natter, if possible, by treaty, order to secure, if we could, the admission of our production the British Islands for consumption, as well as the a mission of our vessels. This object has been carnestly pursued ever since the peace of 1815. It was missied on, as every body knows, through the whose of Mr. Monroe's administration. He would not treat at all, without treating of the object. He thought the existing state of things better the anvarrangement, which, while a dmitted our ressels in West Indian ports, still left our productions subject to such duties there, that they could not be carried.

Now, sir, Mr. Adams' administration was not the first take this ground. It only occupied the same position which its predecessor had taken. It saw no important objects to I gained by changing the state of things, unless that changwas to admit our products into the British West Indies, directly from our ports, and not burdened with excessive duties. The direct trade, by English enactments and America enactments, had become closed. No British ship came her from the British West Indies. No American ship went from to those places. A circuitous trade took place, throug the Islands of third powers; and that circuitous trade wa in many respects, not disadvantageous to us.

<sup>\* &</sup>quot;Quid domini faciant, audent quum talia fures!"

and: and he received his instructions from the Secretary of State: In these instructions, and in relation to this subject of he Colonial Trade, are found the sentiments of which I com-

What are they? Let us examine, and see, Mr Van Buren tells Mr. McLane, "the opportunities which

ou have derived from a participation in our public councils us well as other sources of information, will enable you to peak with confidence (as far as you may deem it proper and iseful so to do) of the respective parts taken by those to whom he administration of this government is now committed, in elation to the course heretofore pursued upon the subject of he colonial trade," Now, this is neither more nor less than saving, "you will

be able to tell the British minister, whenever you think proper, hat you, and I, and the leading persons in this administraion, have opposed the course heretofore pursued by the goernment and the country, on the subject of the colonial trade. Be sure to let him know, that, on that subject, we have held with England, and not with our own government." Now ask you, sir, if this be dignified diplomacy? Is this statesnanship? Is it patriotism, or is it mere party! Is it a proof f a high regard to the honor and renown of the whole counry, or is it evidence of a disposition to make a merit of be-

onging to one of its political divisions? onging to one of its pointed arrisions (
The secretary proceeds: "Their views (that is, the views of the present administration) upon that point have been subnitted to the people of the United States; and the counsels y which your conduct is now directed, are the result of the udgment expressed by the only earthly tribunal to which he late administration was amenable for its acts. Now, sir, in the first place, there is very little reason to

uppose that the first part of this paragraph is true, in point of ict. I mean that part which intimates that the change of administration was brought about by public disapprobation of Ir. Adams' conduct, respecting the subject of the colonial ade.—Possibly, so much was then said, on a subject which o few understood, some degree of unpression may have been roduced by it. But he assured, sir, another cause will be ound, by future his orians, for this change; and that cause will be the popularity of a successful soldier, united with a eeling, made to be considerably extensive, that the preteren-

n a previous occasion. There is, sir, very little ground to ay that "the only tribunal to which the late administration cas amenable" has pronounced any judgment egainst it for s conduct on the whole subject of the colonial trade.

But however this may be, the other assertion in the pararaph is manifestly quite wide of the facts. Mr. Adams' administration did not bring forward this claim. I have stated bready that it had been a subject, both of negotiation and egislation, through the whole eight years of Mr. Monroe's diamistration. This the Secretary knew, or was bound to

now. Why then does he speak of it as set up by the late dministration, and afterwards abandoned by them, and not

ow revived! But the most humiliating part of the whole follows :—"To

et up the acts of the late administration, as the cause of orfeiture of privileges, which would otherwise be extended the people of the United States, would, under existing curunistances, be unjust in itself, and could not fail to excite ieir deepest sensibility."

So, then, Mr. President, we are reduced, are we, to the poor ondition, that we see a minister of this great republic in-

tructed to argue or to intercede with the British minister, est he should find es to have forfeited our privileges; and est these privileges should no longer be extended to us! And re have forfested those privileges, by our mishchavior, in hoosing rulers who thought better of our own claim than of the British! Why, sir, this is patiently submitting to the omincering tone of the British minister, I believe Mr. Husisson—[Mr. Clay said, "No, Mr. Canning."]—Mr. Canning, hen, sir, who told us that all our trade with the West Indies vas a boon, granted to us by the indulgence of England. The British minister calls it a boon, and our minister admits it is a privilege, and hopes that his Royal Majesty will be too graions to decide that we have forfeited this privilege, by our nishehavior in the choice of our rulers! Sir, for one, I reect all idea of holding any right of trade, or any other rights, is a privilege or a boon, from the British government, or any

ther government. At the conclusion of the paragraph, the Secretary says:-You cannot press this view of the subject too earnestly upon he consideration of the British ministry. It has bearings and elations that reach beyond the immediate question under dis-

ussion.' And, adverting again to the same subject towards the close

In this state of things, sir, Mr. McLane was sent to Engs of the despatch, he says, "I will add nothing as to the improuriety of suffering any feelings that find their origin in the past pretensions of this government, to have an adverse influence upon the present conduct of Great Britain."

I ask again, Mr. President, if this be statesmanship? if this be dignity, if this be elevated regard for country? Can any man read this whole despatch, with candor, and not admit that it is plainly and manifestly the writer's object to gain credit with the British ministry for the present administration, at the expense of the past?

Lost I should do the Secretary injustice. I will read all that I find, in this letter, upon this obnoxious point. These are the paragraphs : "Such is the present state of our commercial relations with

the British colonies; and such the steps by which we have arrived at it. In renewing the events which have preceded. and more or less contributed to, a result so much to be regret ted, there will be found three grounds upon which we are most assailable: 1st, in our too long and too tenaciously resisting the right of Great Britain to impose protecting duties in her colonies; 2d. &c.

"The opportunities which you have derived from a participation in our public councils, as well as other sources of information, will enable you to speak with confidence (as far as you may deem it proper and useful so to do) of the respective parts taken by those to whom the administration of this government is now committed, in relation to the course heretofore pursued upon the subject of the colonial trade .- Their views upon that point have been submitted to the people of the United States; and the counsels by which your conduct the clined shares, and he counsels by which your conducts is now directed are the result of the judgment expressed by the only earthly tribunal to which the late administration was amenable for its acts. It should be sufficient that the claims set up by them, and which caused the interruption of the trade in question, have been explicitly abandoned by those who first asserted them, and are not revived by their successors. If Great Britain deems it adverse to her interests to allow us to participate in the trade with her colonies, and finds nothing in the extension of it to others to induce her to apply the same rule to us, she will, we hope, be sensible of the propriety of placing her refusal on those grounds. To set up the acts of the late administration as the cause of forfeiture es of the people in his behalf had not been justly regarded, n a previous occasion. There is, sir, very little ground to of privileges which would otherwise be extended to the people of the United States, would under existing circumstances. be unjust in itself, and could not fail to excite the deepest sensibility. The tone of feeling which a course so unwise and untenable is calculated to produce, would doubtless be greatly aggravated by the consciousness that Great Britain has, by order in council, opened her colonial ports to Russia and France, notwithstanding a similar omission on their part to accept the terms offered by the act of July, 1825. You cannot press this view of the subject too carnestly upon the consideration of the British ministry. It has bearings and relations that

> "I will add nothing as to the impropriety of suffering any feelings that find their origin in the past pretensions of this government to have an adverse influence upon the present conduct of Great Britain." Sir, I submit to you, and to the candor of all just men, If I

reach beyond the immediate question under discussion."

am not right in saying, that the pervading topic, throughout the whole is, not American rights, not American interests, not American defence, but denunciation of past pretensions of our own country, reflections on the past administration, and exultation, and a loud claim of merit, for the administration now in power. Sir, I would forgive mistakes: I would pardon the want of information, I would pardon almost any thing, where I saw true patriotism and sound American feeling; but I cannot forgive the sacrifice of this feeling to mere Party. I cannot concur in sending abroad a public agent who has not conceptions so large and liberal, as to feel, that in the presence of foreign Courts, amidst the monarchies of Europe, he is to stand up for his country, and his whole country; that no jot nor tittle of her honor is to come to harm in his hands; that he is not to suffer others to reproach either his Government or his Country, and far less is he himself to reproach either; that he is to have no objects in his eye but American objects, and no heart in his bosom but an American heart; and that he is to forget self, to forget par ty, to forget every sinister and narrow feeling, in his proudand lofty attachment to the Republic, whose commission he bears.

Mr. President, I have discharged an exceedingly unpleasant duty, the most unpleasant of my life. But I have looked upon it as a duty, and it was not to be shunned. And, sir, however unimportant may be the opinion of so humble an in-dividual as myself, I now only wish that I might be heard by every independent freeman in the United States, by the British Minister, and the British King, and by every Minister and every crowned head in Europe, while standing here in my place, I pronounce my rebuke, as solemnly and as decisively as I can, upon this first instance, in which an American Minister has been sent abroad, as the representative of his Party, and not as the representative of his Country.

### REMARKS OF MR. BUTLER.

At a meeting of the Republican Citizens of Albany, held on Saturday Evening, Feb. 4, in relation to the rejection of the nomination of MARTIN VAN BUREN.

Mr. CHAIRMAN:—The gentlemen who have already addressed you, have told you who, and what, the minister is, whose nomination has been rejected by the Senate—they have exposed the motives which led to this violent and unwarrantable measure—and they have pointed out the injurious consequences which cannot fail to result from it.

sequences which cannot fail to result from it.

There is a single unint connected with these tonics, which has not yet been adverted to, and which is too important to be I refer to the objects of the mission which has now been broken up, and to the leading motive which induced the President to offer, and the late incumbent to accept it. Having been honored by the latter with that confidence which enables me to speak upon the subject, and the circumstances of the times making it highly proper that I should do so, I beg leave to state, that the mission of Mr. Van Buren had special reference to those doctrines and practices of the British Government concerning impressments, blockades, and trade with enemies' countries, which, as you well recollect, constituted, for a long series of years, a standing cause of complaint on our part, and at length produced our second war of independence. In the treaty of Ghent, by which that war was concluded not a word was said as to these interesting topics. But though unnoticed in that instrument, the claims we had asserted, were successfully maintained by the thunder of our cannon, on the ocean and the lakes, at Niagara and New Orleans; and the practices against which it was levelled, were actually given up.

Apprehensive, however, that they might be renewed, whenever a war should break out between Great Britain and any other maritime power; and fully aware of the conse quences which would inevitably follow such renewal; our Government made an unsuccessful attempt, immediately after the peace, to preclude the occurrence of such a state of things, by an amicable settlement of the disputed points. The matter has frequently been referred to since; but the various questions which have arisen under the treaty of Ghent, and above all, the difficulties which have grown out of the controversy concerning the colonial trade, have prevented, for several years, any attempt to negotiate on these subjects. On the conclusion of the recent arrangement concerning that trade, they justly engaged the first thoughts of the President, The changes which, about the same time, occurred in the government, and domestic policy of Great Britain, and the favorable opinions evidently growing up in that country towards our people and political institutions, seemed also to whilst the interesting and critical state of Europe, which, at that juncture, threatened a general war, obviously required that it should be done without delay. Mr. M'Lane, however, had already asked and received leave to return to the United States; and Mr. Van Buren having resolved to retire from the State Department, it occurred to the President that he was emmently fitted to undertake this delicate and most important negotiation. His wishes on this subject were expressed in the strongest terms, and they were appreciated by Mr. Van Buren. A desire to carry them into effect, was one of the strongest motives which induced him to accept the nomination; though he did so in opposition to the wishes and advice of his political and personal friends in this State, who, as you well know, were generally averse to his going out of the country. He was not unmindful of the sincerity, nor regardless of the value of their opinions; but he thought-and justly thought-that the errand on which he was to be sent to the British Court, was one of mighty import, not only to the people of both countries, but to the whole civilized world. believed too-and if his course was prompted by this belief, you will not deny that the ambition it implies was a noble one-that the minister who should succeed in bringing about an honorable settlement of these long litigated and dangerous questions, would eminently deserve, and undoubtedly receive, the highest approbation of his countrymen.

The leading object of this embassy was alluded to in the President's message at the opening of the present session. It was perfectly understood at Washington; and from the distinguished manner in which our minister had been received and treated, by the British king and the members of his go

tory manners, there was great reason to hope that his efforts would be successfur. Was Mr. Clay afraid that such a result would be produced? That a treaty would be concluded, which would cast into the shade that negotiated at Ghent? Mr. Callboun toe—did he think that a rival, already formidable, night be rendered more so by the eclat of services abroad? And Mr. Webster—was the duty—the solemn but most unpleasant duty—of rejecting this nomination, strengthened by a desire to mip in the bud the honors due to a successful negotiator? In view of all the features of this case, let an intelligent public decide, whether there be not good reason for these inquiries.

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But however this may be, one thing is certain-the great objects of the embassy are not to be promoted by the course taken in the Senate. On the contrary, all the interests of the taken in the Sepate. nation will receive detriment abroad. How extensive and lasting it may be, none of us can tell. Still, there may be good cause for rejecting this nomination; and if so, it may have been better to risk the evils referred to, than to have confirmed it. The decision of the Senate professes to have been made on this ground; and the reasons assigned for it, have been submitted, with admirable despatch, to the judgment of the people. I have read, with deep interest, all the speeches which have reached us; and I have compared their statements and reasoning, with the official documents, which, fortunately for the cause of truth, are to be found in other parts of the Union as well as at Washington. In my humble judgment. the causes they assign are not sustained in any one of them. To test this, let me call your attention-not to the idle gossig or the dastardly insinuations which malevolence or credulity have dragged before the Senate-but to the measured speech of Mr. Webster—the profoundly able, the cool and discriminating Webster. And surely if there he good reasons for this nating Webster. And surery is nationed good reasonable step, he, of all others, is capable of phering them before us in the clearest and most convincing light. His remarks, as published in the National Intelligencer, have evidently been corrected by himself. I shall consider them in this light, and shall hold him responsible, as you and the public have a right to hold him, for all that they contain. I intend to read to you every material paragraph; and as I proceed. I pledge myself to show, that he has misstated the facts he has undertaken to give; that he has omitted others which were essential to a proper judgment on the case before him; and that he has repeatedly garbled and perverted the language of Mr. Van Buren. I say this under a full sense of the responsibility I as-I know what I shall deserve, if I do not make it good. All I desire is, a patient hearing from you and from the public. In connexion with this exposure of error and injustice, I shall also undertake to show, that the instructions to Mr. M'Lane, when properly understood, contain nothing derogatory to the honor of the nation, bot on the contrary, are entitled to all praise for their ability and fraukness.

After an introduction, which shows that he is perfectly aware of the light in which the measure, if taken without sufficient cause, would be viewed, and ought to be viewed, both at home and abroad; the distinguished Senator from Massachusetts, proceeds to assign the reasons of his vote. To do him perfect justice, I quote the paragraph at length:

"I am bound to say, then, sir, that for one, I do not advise nor consent to this nomination. I do not think it a fit and proper nomination; and my reasons are found in the letter of instruction, written by Mr Van Buren, on the 20th of July, 1827, to Mr. McLane, then going to the Court of England. as American minister. I think those instructions derogatory, in a high degree, to the character and honor of the country. I think they show a manifest disposition, in the writer of them, to establish a distinction between the country and the party; to place that party above the country; to make interest, at a foreign court, for that party, rather than for the country; to persuade the English ministry and the English monarch, that they had an interest in maintaining, in the U. States, the ascendancy of the party to which the writer helonged Thinking thus of the purpose and object of those in structions, I cannot be of opinion that their author is a proper representative of the United States at that court. Therefore it is, that I propose to vote against his nomination. It is the first time, I believe, in modern diplomacy, it is certainly the first time in our history, in which a minister to a foreign court has sought to make favor for one party at home, against ano ther; or has stooped, from being the representative of the whole country, to be the representative of a party. And as this is the first instance in our history of any such transaction, so I intend to do all in my power to make it the last. For one, I set my mark of disapprobation uponit; I contribute my voice and my vote, to make it a negative example, to be shunned and avoided by all future ministers of the United

repeated once and again, to urge these mere party considerations on a foreign government, to what extent, is it probable the writer himself will be disposed to arge them, in his thousand opportunities of informal intercourse with the agents of that government?" All this, sir, is extremely well expressed; and if the instructions referred to, do really hear the character which the Senator has given them, then the condemnation he has pro-Schatter has given them, then the concernmation he has pro-nounced, is strictly just; and I, for one, will applaud him for his fidelity and firmness. The fact however, that the instructions are such as he has stated, remains to be proved. Whether they be so or not may easily be decided, by a reference to the document itself; and to this short and proper test, Mr.

admonitions and directions are given to a minister, and are

Webster proposes to bring the question. Before he does this however, he undertakes to state the posture of that matter to which they related, i. e. the state of our trade, with the Britwhich they related, i.e. the state of our trade with the Brit-ish West India Colonies. He then proceeds to give a very brief, but at the same time, a very artful statement of the "posture of the subject." [Here Mr. Butler real Mr. Webster's statement of the circumstances preceding the appointment of Mr. McLane.] If this were a correct statement, it would be difficult to deny the justice of some of his animadyersions. I shall show that it is grossly incorrect. I admit that it does not profess to be a minute history; it is put forth as a mere outline: but a single instance of unfaithfulness as an outline, will deceive even nore than numerous errors in an elaborate work. In the present case, there are several instan-

In the first place, the honorable Senator entirely mistakes the manner in which this subject was disposed of by the con-vention of 1815. On this point he says: "All know that by the convention of 1815, a reciprocity of intercourse was established between us and Great Britain. The ships of both countries were allowed to pass, to and from each other respectively, with the same cargoes and subject to the same duties But this arrangement did not extend to the British West Indies. There our intercourse was cut off." It is true, that by that treaty, the commercial intercourse between Great Britain and the United States was established on just and equal terms; the ships of both countries being allowed to pass to and from each other respectively, with the same cargoes and subject to the same duties.

ces, and some of them of a most striking character.

It is also true, that this arrangement did not extend to the British West Indies; there being an express stipulation in the treaty, that the intercourse between the United States and the British possessions in the West Indies and on the continent of North America, should not be affected by any of its provisions. This exception was inserted, in consequence of the peremptory refusal of the British government to negotiate on the subject—a refusal founded on their determination, to adhere to their ancient policy of regulating this trade by navigation laws and not by treaty.

But it is not true that "our intercouse to the West Indies was cut off" by that treaty, or by any state of things then exthose islands, regulated precisely like that which we enjoyed before the war. It was such an intercourse as was permitted by the acts of Parliament and orders in council, then in force. Our exports to the British West Indies and their American colonies amounted in 1815, to \$3,081,295; in 1816, to \$6,069,900; in 1817, to \$7,493,754, of our own products. at least one fifth of which was in American vessels, The duties collected by us on imports from those colonies, during the years of 1815 and 1816, exceeded in the aggregate, \$5,000,000; of which \$1,130,817, were on importations in our vessels; and yet, the distinguished Senator from Massachusetts could say in his place, and send it out into the world that "our intercourse was cut off!"

The error I have now pointed out is an extremely important one. It has a most material bearing on the subsequent acts and omissions of the public servants by whom the business of this nation was afterwards conducted. The tendency of Mr. Webster's statement is to show, that those acts and omissions were not only excusable, but that they occurred in the course of "retaliatory" measures, entered into on the part of our government, with the view of opening an intercourse from which we had been 'cut off' by the treaty of 1815. That this assertion is utterly incorrect, I have already shown; and if I should extend the same degree of charity to Mr. W. which he has displayed towards Mr. Van Buren, I should be obliged to add, 'that he knew, or ought to have known,' that it was

The gentleman who first addressed you, (Gen. Dix.) has given, in a very correct and lucid manner, the general history of the colonial trade. I shall not go over the ground that

British policy was, the imposition of protecting duties on American produce imported into their colonies. These protecting duties the British ministers in 1815, refused to up, and they have ever adhered, and declared they should adthere, to this determination. Notwithstanding this, Mr. Adams, as Secretary of State, and Mr. Clay, as a leading member of the House of Representatives, undertook, the former to negotiate, and the latter to drive, the British government from the stand they had taken. Between 1815 and 1823, various acts of congress were passed, with the view of coercing the British government into a compliance with our demands. The nature and object of these acts are carefully overlooked by Mr. Webster; and this is the next material defect in his summary to which I beg leave to fcall your attention. To compel the British government to give up their protecting duties, alien or discriminating duties were imposed and kept up by us, to the great dissatisfaction of Great Britain. But as these did not accomplish the object, the act of 1818, concerning navigation, and that of 1820, supplementary thereto, were pass-British vessels with all the British American colonies, and to prohibit the introduction into the United States of all articles. the product of these colonies, except that of each colony in-ported directly from itself. This state of things continued until 1822, when the ports were opened by virtue of acts of Congress and of Parliament, subject to certain restrictionsour discriminating duties being still retained, (though still objected to on the other side,) with a view to the original design of getting rid of the protecting duties. With further reference to this end, the act of the 1st of March, 1823, was passed by Congress. This act, among other things, declared in effect, that so long as those duties were kept up in the Colonies, our discriminating duties should be exacted; and it crovided, in case the trade allowed by the British act of 1822 or any part of it, should be prohibited to us by Great Britain, that on the President's proclaiming the fact, the acts of 1818 and 1820, before referred to, should be revived and in full force. It is evident from this notice of our legislation, during the period refered to, that it involved a claim on our part to be allowed to participate in this trade, without being subjected to the terms on which it was enjoyed by other nations, and which, in the judgment of the British government, were fundamental in their nature.—This claim was also brought forward by our Ministers, under the instructions of Mr. Adams and Mr. Clay; and it is to this that Mr. Van Buren on our part, but afterwards abandoned by the last administra-

liament and orders in council, another cardinal feature of the

The next event referred to by Mr. Webster, is the British act of the 5th of July, 1825, of which he says that it offered "reciprocity as far as the mere carrying trade was concerned, to all nations who might choose within one year to accept the offer." Without stopping to show that this is not a very fair mode of stating the contents and effect of this act, let us look at the excuses which he gives for its non-acceptance by Mr. Adams' administration.

The first is "because it was never officially communicated By this the senator means that the public shall understand, that the act was unknown to Mr. Adams' administration, because not communicated. If he does not mean this, then the excuse amounts to nothing; for if they knew of the act, it was not at all material that it should be officially communicated. But did not Mr. Webster know that it was not the practice of the two governments to communicate to each other, acts of legislation? Did he not recollect that it was made known to Congress at the session of 1825-6 by the message of the President? That the Baltimore merchants presented a memorial, in which they referred to this law, and prayed Congress to act on it? That Senator Smith introduced a bill on the subject, which was laid on the table by the vote, chiefly, of the administration senators? That a resolution was introduced into the House of Representatives, by Mr. Cambreleng, of this State, calling on the committee on commerce, at the head of which was Mr. Newton, a warm supporter of the administration, to report, whether it was not expedient to come in under this act? If Mr. Webster does not know all this, then has he forgotten what passed under his own eyes during the session of 1825-6! If he does know all this, what shall we say of his candor and regard to truth, in making this excuse?

The second excuse he assigns is, "because only a few months before, a negotiation on the same subject had been suspended, with an understanding that it might be resum-ed." It is true that in July 1824, (not a few months, but within three weeks of a year before) a negotiation on this

Stratford Canning on the other, was suspended, But it is an entire mistake to say, that it had been suspended with an understanding that it might be resumed. I know this excuse has been repeatedly set up by Mr. Clay; but I also know that the last protocols speak of the final communications of the ministers to their respective governments; and that they say not a syllable about resuming the negotiation. If this point is to be decided by the record, then there is no pretence for

as to be decided by the record, then there is no precede for saying, that there was any understanding that the negotiation was to be resumed. After waiting very nearly a year, without hearing a syllable on the subject, Parliament passed was in itself the highest evidence, that the British Government were resolved not to depart from the ground they had maintained: and how men of sense can say, and hope to be believed, that they supposed the matter was still to be left open to negotiation, notwithstanding the enactment of this law, passes my comprehension. But there is a third reason for not accepting the terms of

this law. "It was very desirable to arrange the whole matter, if possible, by treaty, in order to secure, if we could, the admission of our products into the British Islands for consumption, [Mr. Webster means by this, free of the protecting du-tics,] as well as the admission of our vessels."—And he goes on to observe that this object had been pursued ever since the peace of 1815; and that Mr. Adams' administration was not the first to take this ground. I have already stated when, by whom, and for what purpose, this ground had been taken.

And it is only necessary, in order to dispose of this last excuse, to remark, that long before the expiration of the time limited for coming in under the act of 1825, it had been fully ascertained that this object could not be effected. Ten years of fruitless negotiation had shown that the scheme was utterly impracticable. To persist in pressing it, after the passage of the law of '25, evinced great want of judgment, and a singular passion for diplomacy; but very little either of good sense or statesmanship.

"In this state of things," says Mr. Webster, "Mr. M'Lane was sent to England." This, sir, I deny. He was not sent under the state of things sketched by Mr. Webster. The honorable senator has not only, as I have shown, given an erroneous coloring to all that he has stated, but he has entirely omitted the most material portions of the case. He has omitted to state when and how the direct trade was cut off, and the events which abroad and at home followed that event. It was cut off by an order in Council dated the 27th July 1826, which took effect on the 1st of December 1826, nearly two years after the commencement of Mr. Adams' administration. The order was issued, in consequence of the omission of our Government to avail itself of the offer held out in the British act of July 1825. The trade enjoyed by us prior to December 1826, though unequal and restricted, was extensive and valuable. It was much better than a non intercourse; and a large proportion of the capital and enterprise of the country was interested in it. The loss of this trade occasioned great complaint. Mr. Adams and his cabinet felt the pressure of the case. Mr. Gallatin-who had been sent out in the beginning of 1826, with a set of flimsy excuses for not accepting the law of 1325—Mr. Gallatin, I say was instructed in 1827 to beg anew of Lord Dudley (who had come into the Foreign Office after the death of Mr. Canning,) to be let in on the terms of the act of 1825. Mr. Gallatin did all that a minister situated as he was, could do, but without success; and in the beginning of 1828, he returned in despair. Mr. Barbour was then sent with directions to sue again for the same privilege. In the meantime, the subject had been fully brought before the American people; the documents were called for and read; Mr. Adams and his Secretary of State, were charged with the loss of this trade, by neglect and mismanagement; they were vindicated by their friends in the best way which the subject admitted; but in the judgment of the people, the vindication was imperfect. How much the popular dissatisfaction upon this point contributed to that result, Mr. Webster himself does not venture entirely to deny though he suggests that other causes had a greater influence in producing it. However that may be, no man can deny that the loss of the West India trade, by the late administration, was distinctly made, at every poll in the Union, one of the principal topics of accusation and defence; and so long as this fact shall be admitted, it will the difficult to prove that this point was not included in the verdict rendered by the people. This, then, was "the state of things," under which Mr. M'Lane was sent to England, and things, which is the secretary of State. "In these instructions," says Mr. Webster, "are found the sentiments of which I complain." What are they? Let us ex-

amine and see.
"Mr. Van Buren tells Mr. M'Lane, 'the opportunities which you have derived from a participation in our public

the subject of the colonial trade." On this sentence be makes the following comment:

you to speak with confidence (as far as you may deem it proper and useful so to do.) of the respective parts taken by

those to whom the administration of this Government is now committed, in relation to the course heretofore pursued upon

on this semence he makes the following comment: "Now this is neither more nor less than saying, 'you will be able to tell the British minister, whenever you think proper, that you and I, and the leading persons in this administra-

tion, have opposed the course heretofore pursued by the Gov. ernment, and the country, on this subject of the colonial trade. Be sure to let him know, that on that subject, we have held Be sure to let min know, that on that studied, we have next with England, and not with our own Government. Now I ask you, sir, if this be dignified diplomacy? Is this states-manship? Is it patriotism, or is it mere party? Is it a proof

of a high regard to the honor and renown of the whole comtry, or is it evidence of a disposition to make a merit of belonging to one of its political divisions?" Now, sir, if this sentence stood alone, without any thing to

qualify or restrict it, it would not bear the version which the senator has given it. It would not have authorised Mr. Mc-

Lane to say, that the members of the present administration had "opposed the course" theretofore pursued by "the country," and "held with England," instead of their own Gov ment. But this perversion of the language he had quoted, is as nothing to what I am about to mention. You will observe, sir, that the quoted sentence, standing by itself, would seem to warrant the remark, that Mr. M'Lane was authorised, whenever he thought proper, to volunteer the statement-not that he and Mr. Van Buren "had held with England instead of their own country," as Mr. Webster has it—but to state the part taken by the present administration on the subject in question. The propriety of authorising our minister to speak of such a matter, except in the event of its becoming to speak of such a matter, except in the event of its becoming necessary that he should do so, might well be questioned But on reading the sentence which immediately precede that quoted by Mr. Webster, you will find that no such un limited authority was given. On the contrary, Mr. M Lanwas authorised to speak of this matter only in a particular state of things. What that was, the omitted sentence wil show. It is as follows: "If the omission of this Government, which have been of the transparency, also because of the transparency, also because of the transparency." ment to accept of the terms proposed, when heretofore offer ed, be urged as an objection to their adoption now, it will be your duty to make the British Government sensible of the in justice and inexpediency of such a course." "The opportu

nities which you have derived," &c. &c. I will not now stop to inquire, whether it was proper to au thorise Mr. M'Lane to hold this language, in case the antithorise Mr. M. Lane to hold this language, in case the and cipated objection should be made. That question, I will be and by consider, but at present I ask, is it true that Mi M'Lane was authorised, "whenever he should think proper not his authority to speak of this subject at all, specially limit ted to the event of its being objected, that the former admini stration had omitted to accept the terms proposed? Why the was the qualifying sentence omitted? I ask you, sir, if thi be fair dealing? Is this justice, or is it gross injustice? a proof of a high regard to truth and fairness? Or is it evi dence of a disposition to mislead the public mind; to place th question on false grounds; and to destroy a political opponer by any and every means! I protest to you, sir, I am sorr truly sorry-to say, that in my humble judgment, it is con clusive evidence of such a disposition. Mr. Van Buren goes on to say: "Their views (those of th

present administration,) upon that point have been submitte to the people of the United States; and the councils by whic your conduct is now directed, are the result of the judgmer expressed by the only earthly tribunal to which the late ad ministration was amenable for its acts. It should be sufficien that the claims set up by them, and which caused the inter ruption of the trade in question, have been explicitly abandon ed by those who first asserted them, and are not revived b their successors." I have already alluded to Mr. Webster' observations on the first part of this paragraph. On the assertion contained in the latter part of it, he remarks: "It is man ifestly quite wide of the facts. Mr. Adams' administration nestry quite white of the facts. All, Adams administration did not bring forward this claim. I have stated already, that it had been a subject, both of negotiation and legislation through the whole eight years of Mr. Monroe's administra tion; this the Secretary knew, or was bound to know. Whthen does he speak of it as set up by the late administration and afterwards abandoned by them, and not now revived?"

The charge here made, of a departure from the facts, i quite gratuitous. It is not denied that the claims referred t were set up by the late administration, nor that they wer abandoned by them; the imputed departure from truth consist in the supposed assertion that these claims were first set u by the late administration. But Mr. Van Buren does not a

sert that they were the first administration which had set them up. He knew, as well as Mr. Webster, that they were first set up under Mr. Monroe's administration, and if Mr. Webster's accustomed accuracy had not been lost to him, he would have recollected that in a former part of the instructions, (p. 6), the Secretary had expressly stated, that the claims referred to were put forth in the act of Congress of the Ist of March, 1823, and that they "had been previously advanced by us in our negotiations on the subject." But who were the persons who first set up those claims? Every man acquainted with the history of the subject knows, and at least every Senator in Congress ought to know, that they were John Quincy Adams and Henry Clay. And will it be denied that they had explicitly abandoned them? Where then is the departure from fact in this part of the instructions?

But, says Mr. Webster, "the most humiliating part of the whole follows: 'To set up the acts of the late administra-tion as the cause of forfeiture of privileges, which would otherwise be extended to the people of the United States, would, erwise be extended to the people of the United States, would, under existing circumstances, be unjust in itself, and could not fail to excite their deepest sensibility." Here then, we have the "head and front" of the Secretary's offending, as well as the fullest display of Mr. Webster's patriotism. It exudes from every pore in the following exclamation: " So. then, Mr. President, we are reduced, are we, to the noor condition, that we see a Minister of this great Republic instructed to argue, or to intercede, with the British Minister. test he should find us to have forfeited our privileges : and est these privileges should no longer be extended to us!-And we have forfeited those privileges by our misbehaviour, n choosing rulers, who thought better of our own claim han of the British! Why, sir, this is patiently submitting man of the British: why, sn, this is patiently submitting to the domineering tone of the British Minister, I believe Mr. Huskisson—[Mr. Clay said "no, Mr. Cauning."]—Mr. Canmuskisson—[Mr. Clay said "no, Mr. Caining."]—Mr. Can-ning, then, sir, who told us that all our trade with the West indies was a boon, granted to us by the indulgence of Engand. The British Minister calls it a boon, and our Minister admits it is a privilege, and hopes that his Royal Majesty will be too gracious to decide that we have forfested this privion be too gracious to decide that we have forrested this privi-ege, by our misbehaviour, in the choice of our rulers! Sr, or one, I reject all idea of holding any right of trade, or any other rights, as a privilege, or a boon, from the British gov-

rument, or any other government." The point of this effusion, consists in the changes which be rerung upon the word "privilege." Mr. Van Buren, resean that he is, speaks of the offer held out in the Bruish act of Parliament as a "privilege?" And this is patiently substitute to the domineering tone of Mr. Caming, who had alled it a boon! And on this theme we have a commentary. a which this horrible word "privilege" is treated as if it avolved the utter abandonment of all principle and honor. Bir, in uttering this tirade, Mr Webster has either displayd very great want of information linuself, or counted very argely on the want of it in others. Ever since she has had Colonies, Great Britain has maintained, with inflexible pereverance, in common with other powers having such posessions, the ancient policy of treating the trade with her colnies as a thing belonging exclusively to herself-a thing ot to be enjoyed by other nations, save at such times and on uch terms as she pleased. As to the wisdom of this policy; s influence on the Colonies themselves; and its justice or berality towards other nations; I have nothing to say; I peak only of the fact; and that it is as I have asserted, no nan who has the least pretensions to general knowledge will enture to deny. It is on this principle that she has so uni-ormly persisted in the course of regulating the Colonial ade by acts of Parliament and orders in Council, which she ould change at pleasure, instead of forming treaties on the ubject which could not be so changed. Now, though our overnment was extremely desirous to place this matter on a nore liberal and permament footing, and to do so by treaty, ather than by separate legislation, yet until after we had lost he benefits held out by the British act of '25, we never the benefits held out by the British act of 25, we never vertended to deny the right of Great Britain to do as she I leased on the subject. The endeavor was, to convince her by argument and by retaliatory laws, that it was her interest place this branch of her commerce on the same focting as he trade between us and the mother country. In this we had j ot succeeded, and in the mean time, we had been content to tke what we could get of this commerce, as a privilege-I (by as a privilege; because all the British statutes on this subct into which I have looked, speak of the permission given foreign nations to trade with the British colonies, as a stricilege granted to such nations. The act of June, 1322, 1 ider which we enjoyed a restricted intercourse until 1826,

dilled it a privilege, and Mr. Monroe's administration did not

asider it derogatory to the national honor to take the bene-

will find, sir, that Mr. Adams, in one of his instructions to Mr. Rush, spends half a dozen pages in an attenut to settle the true construction of the phrase "the privileges granted by this act;" without once dreaming, with all his Bunker-Hill temperament, that there was any thing in the word "priruleges" at which an American was to take fire. More than rucges at which an American was to take hie. Indie than this: The famous act of July, 1825, uses the language. It provides "that the privilegres granted by the law of navigation to foreign ships, shall be limited to the ships of those countries, which, having colonial possessions, shall grant the hke privileges of trading with those possessions to British ships, or which, not having colonial possessions, shall place the commerce and navigation of Great Britain and its possessions, abroad, upon the focting of the most favored nation." -Now it was in reference to the advantages held out by this act, that Mr. Van Buren used the obnoxicus language, which forms, in the judgment of Mr Webster, the most culpable part of his instructions; yet we see that he spoke of them in the very terms of the act itself. But there is yet something further on this point. Mr Clay himself, in his letter to Mr. Gallatin of the 11th of April, 1827, uses, in reference to this very point, the same language as Mr. Van Buren. He says. " we can hardly suppose, under these circumstances, that the British government after the passage of such an act of Congress as you are now authorised to state that the President is willing to recommend, would refuse to remove the interdict which has applied only to the navigation of the United States. A denial to them, alone of the PRIVILEGES of the act of Parliament of 1825, offered to all nations, could not be easily reconclable with those friendly relations, which it is the interest of both nations, as it is the anxious endeavor of the government of the United States, to cultivate and main-

I admit, sir, that I am but a tyro in the science of diplomacy; but after this last reference, I think that without going beyoud the spelling book, I may safely ask the great lawyer of New England: Whose bull it is that has gored the ox now? Seriously, Mr. Charman, can you magine any position more putable than that in which the Senator has placed himself? He selects at leasure, the subjects of his animadversions: he brings them out with great form and circumstance; he places himself on a particular passage, as one which admitted of no defence; and then, from this tancied vantage ground, he talks loudly of the insulted honor of his country—his country thus humbled at the first of the British King! But lo! when we come to scratmize this "most humiliating paragraph," we find in it nothing to justify this noise and bluster-nothing to call for annuadversion or remark-nothing which others had not said, and properly said before-we find it nothing-literally nothing! Fox et preterea nihil! And yet, sir, after all, the homograble Senator is more than half right. This famous the honorable Senator is more than half right. passage is really as "humiliating" as any other-perhaps more so than any other in the whole despatch. How "humiliating" this is, we have already seen; and from the character of

this passage, you may judge as to the rest. Mr. Webster proceeds to say, "At the conclusion of the paragraph, the secretary says, 'You cannot press this subject too carnestly upon the consideration of the British Ministry. It has bearings and relations that reach beyond the immediate question under discussion." Here also I have to complain that by omitting the sentence immediately before it, the effect of the sentence quoted is entirely destroyed. Speaking of the feeling which was likely to be produced in this country by a refusal on the part of Great Britam to permit us to participate in a trade which was of ened to other nations, Mr. Van Buren had remarked: "The tone of feeling which a course so unwise and untenable is calculated to produce, would doubtless be greatly aggravated, by the consciousness that Great Britain, by order in council, opened her colonial ports to Russia and France, notwithstanding a similar omission on their part to accept the terms offered by the act of July 1825." He then says, "You cannot press this riew of the subject too carnestiy, &c."—that is—you cannot too carnestly press the consideration, that if Great Britain persists in a course so unwise and unfanable, she will excite a most unfavorable tone of feeling in the United States, &c. &c. This, sir, is obviously the true sense of the passage, when taken in connection with what preceded it; and this is not only proper, but strong language. And yet, by omitting the preceding sentence, the cited passage is made to mean that Mr. M Lane could not "press too earnestly on the British Ministry," course which the present administration had taken in the former controversy. It is due, however, to Mr. Webster to say, that he rather insimuates than alleges that this is the meaning of the secretary; but one of his associates, Mr. Cham-BERS, gives it this version, and dwells on it at length. Its injustice is pall able and glaring.

The last quotation made by Mr. Webster for the purpose of

despatch, and is in the following words: "I will add nothing | uents to the consequences of the acts and omissions of their as to the impropriety of suffering any feelings that find their origin in the past pretensions of this government, to have an adverse influence upon the present conduct of Great Britain." On this he asks whether it be statesmanshin? or dignity! or elevated regard to country! And he sums up his judgment of the whole document, in the following inqui-"Can any man read this whole despatch, with candor, and not admit that it is plainly and manifestly the writer's object to gain credit from the British ministry for the present administration, at the expense of the past?" And he submits in conclusion, that the pervading topic through the whole is "not American rights, not American interests, not American defence, but denunciation of past pretensions of our own country, reflections on the past administration, and exultation and loud claim of merit, for the administration, now in now.

I have now read to you all the proofs adduced by Mr. Webster, and every passage of his comments, which is material to a proper understanding of the grounds of his decision. The remainder of his remarks—with the single exception of the sickly manner, in which he talks of the 'duty' the 'unpleasant duty," the "most unpleasant duty of his public life" -is precisely what it should have been, if the statements made and the censures bestowed, in the former part of his address, had been correct and just. I have proved, by evidence which can neither be repelled nor evaded, in respect to all the special circumstances relied upon by the honorable Senator, that his statements are palpably incorrect, and his censures as palpably unjust. I confess, sir, that it is to me. matter both of astonishment and regret, that a Senator whose talents and rejettation are even among his compeers so "nroudly eminent," should have perverted his splendid powers to a work so wicked and so weak. The general tone of the whole document, and the propriety

of authorizing Mr. M'Lane to speak, in a given event, of our political history and of the acts of our public men, remain to be considered.

I wish, sir, that every person who takes an interest in this subject, would read the whole of these celebrated instructions As they occupy about a dozen large octavo pages, such a nerusal is indispensable, if we would form an accurate judgment as to their general character and purpose. He who shall read them with but a moderate degree of impartiality. will find that with a just regard to the rights and interests of our own country, there is blended throughout a manly frankness, which is calculated to inspire confidence, and to command respect. So far from "holding with England," and "denouncing the past protensions of his own country," the Secretary commences with the declaration that "the policy of the United States in relation to their commercial intercourse with other nations, is founded on the principles of perfeet equality and reciprocity; that those principles "have been adhered to with scrupulous fidelity;"—that the convention with Great Britain in 1815, established the intercourse between us and their possessions in Europe "on just and equal terms;" that we then desired to put our trade to the American colonies, on the same footing of equality and justice :- and that to establish it on fair terms had "always been the sincere object of this country." The various steps by which the unfortunate state of things, existing at the date of the instructions, had been produced, are detailed with fidelity; the grounds on which we were hable to be assailed, in consequence of the acts and omissions of a former administration, are then frankly stated; the injurious consequences to both countries, of keeping up the British interdict, are strongly insisted on; the wishes of the President, and the precise terms on which he is willing to settle the matter, are clearly expressed: and Mr. M Lane is directed to make them known in such a plain and direct manner as to secure a prompt and explicit reply. This, sir, is the general tone of the instruc-tions; and I confess that I find in them nothing inconsistent with a vigilant regard to the honor of the nation.

But the application which Mr. MrL me was directed to make, had been twice made by Mr. Gallatin, and once by Mr. Barbour, during a former administration. On these ocsasions, it had not only been denied, but the British government had refused to treat upon the subject, because of a previous or ission to take the privilege applied for, when frankly offered by the act of July 1325 That Mr. McLane would also be met by this objection; and that unless it could be anticipated and removed, it would again interpose an insuperable bar to the success of the negotiation; was not only known to those who gave him his instructions, but to the whole people. If this objection were brought forward, then, -and then only

of their agents—yet in truth the American people did not approve of their conduct in this matter; on the contrary, the moment they became acquainted with the subject, they moved their former agents from the stations they had filled. and put us in their place, for the express purpose, among other things, of settling this very affair on the terms before

former servants, our predecessors, if you choose to do some because they had a general authority to act for our consti-uents, and you could only know their sentiments by the acts

pro osed by you." Was it proper to instruct Mr. McLane to hold this language? Under the circumstances of this case, considering the interest

which the people had taken in the matter—the decision they had pronounced-the importance of the particular object in view—and the still greater importance of placing the relations of the two countries on a friendly footing—I cannot doubt that it was so. that it was so. It is undoubtedly making a distinction beever for the purpose of "making interest for a party, rather than for the country"—nor with the view of "making favor that for the country—nor with the view of "making favor for one party at home, against another"—but evidently from a singer and anxious desire to secure to the country—aye, sir, to the "whole country"—the advantages in question. In making this distinction no injury is done to the nation—there is nothing in it, derogatory to the power of the coun-

try. I grant that it implies, to some extent, a reflection on the conduct—perhaps on the capacity and fairness—of the former administration. And I do not wonder that the memhers of that administration should feel somewhat restive under an implication of this sort. But an implication of the same character—though stronger and more humiliating—was contained in the result of the election of 1829; and those, who, by that election were brought into the administration, were not only authorised, but bound, to take this course, for the purpose of accomplishing the wishes of their constituents. To say that it ought not to have been taken, because it involved a reflection—or if you please, a reproach—on the former public agent above those of the public themselves-a theory, which, however, it may suit the meridian of some governments, is, in my judgment, utterly repugnant to the principles of ours. With us, sir, the people—the "whole" people—are the parties really interested in all the affairs of government, as well as the sources of all political power; and the particular administration which may at any time be in office, are merely the instruments by which they act—the organs by which they speak. In their intercourse with foreign powers, as well as on all other subjects, they are bound to express the sentiments, and to obey the will, of those who have commissomed them. I do not profess, Sir, to be deeply read in the history of diplomacy; but unless I am greatly mistaken, these principles have generally been acted on, for the last century, even by the governments of Europe. But however this may be, they spring so naturally from the character of our political institutions, and are so congenial to justice and common sense, that in reference to ourselves, I entertain a confident persuasion of their truth.

I trust, sir, I have shown that the honor of the republic has not been tarnished by these far famed instructions. I wish I could say as much in reference to all the negotiations on this subject.-This however cannot be said of that part of them which was conducted by the late administration. general tone of the instructions transmitted by Mr. Clay to Mr. Gallatin, in the years 1926 and '27, is that of a culprit who knows that he deserves, and fears that he shall feel, the rod; but who, in the very act of deprecating the consequences of his misconduct, aggravates his offence, and seals his condemnation, by resorting to quibbles and subterfuges. It is the only page in the history of American diplomacy of which we have reason to be ashamed. In the perusal of this page, the patriot will hang his head; for he will find in every line the windings of the screent, but not a trace of his wisdom—the weakness of the dove, but none of her simplicity or innocence. Take a single instance. When the negotiation was suspended at London, in July, 1824, Mr. Rush wrote to Washington for further directions. None were sent to him; and though Mr. King was sent out in June, 1825, and remained nearly a year, he was uninstructed on this point. Not a line was written on the subject from the State Department, until the 19th of June, 1826, when Mr. Clay gave his instructions to Mr. Gailatin, who was then about taking the place of Mr. King, and the special object of whose mission was to prevent the British act of July, 1925, from being closed upon us. To avoid this result, Mr. Clay instructs —he was to make the other party "sensible of the injustice" him that it had always been the intention of our governmen and inexpediency of such a course," by saying to them in been substance, "although you have a right to hold our constitution of the injustice of such a course," by saying to them in pended in 1324, and that it would have been don by Mr.

King, had not the state of his health, and various other circumstances, prevented him from entering on the subject. Mr. Gallatin, in his first letter to Mr. Canning, under date of the 26th of August, 1826, brought forward this statement, supposing, undoubtedly, that it was true. Sir, it was not only not true, but Mr. Canning had it in his power to prove that it was not. In his reply of the 11th of September, '26, he thus sweeps away, with a single dash of his pen, this—the only excuse then set up for our previous delay: "Mr. Gallatin, in his note of the 26th of August, states, it is well known that the delay in renewing the negotiation upon the subject of the colonial intercourse, on principles of mutual accommodation, is due to causes not under the control of the United States, principally to the state of health of Mr. King. Upon this point, the undersigned has only to observe, that no intimation that Mr. King had received instructions which would have enabled him to resume the negotiation, was ever before communicated to the British government. On the contrary, the only communication at all relating to this matter, which has ever reached him in any authentic shape, was in a despatch from Mr. Vaughau, dated the 22d of March last, (1826.) wherem that Minister states that Mr. Clay had in-formed him that he should not be able to furnish Mr. King with his instructions before the end of the month of May, (May, 1826,) to enable him to recommence the negotiation. Judge, sir, what must have been the mortification of our Minister when he received this response! He transmitted it to Washington, and subsequently received from Mr. Clay, in his despatch of the 11th of November, 1826, a new set of excuses, (the same which have been made by Mr. Webster,) which were just as easily demolished by the British sccretary as that which had preceded them. This last communication contained a rejuctant admission of the fact, that no instructions on this point were ever given or sent to Mr. King; with a labored but lame attempt to prove that the former statement was consistent with the truth. This attempted explanation was, however, so entirely insufficient, that Mr. Gallatin did not venture to suggest it to M. Canning, and to this hour the original statement lies among the archives of the British

court, without the semblance of vindication or excuse ! I will not detain you by any comments on this transaction, further than to say, that as "this is the first instance in our history" in which a Secretary of State has ever dared to put an untruth in the mouth of a minister abroad, so I fervently pray that in all future time, it may ever be considered "a negative example, to be shunned and avoided" by all his successors. Sir, it was "shunned and avoided by his immediate successor. You will find in the instruction to Mr. McLane none of that sort of "statesmanship" with which the last administration seemed to be so familiar.—On the contrary, they are marked by that integrity and singleness of purpose—that candor and plain dealing-which adorn the character of the President, and which, under his influence and direction, have distinguished all our recent negotiations.

But whatever may have been the course of Mr. Clay whilst Secretary of State, it must be admitted, that now he almost rivals Mr. Webster, in a tender regard for the honor of the country and the character of our diplomacy. He thinks too, with his distinguished associate, that both have come to harm in the hands of his successor. And if we are to credit their assertions, all the Senators who opposed the nominationand I suppose also the presiding officer who gave the easting vote—have been exclusively influenced by this elevated mo-tive and the duties which flowed from it. Sir, it is always a harsh thing, to say of public men, that we do not confide in their solemn asseverations. That many of the Senators who voted against this nomination, may have been brought to believe, that its rejection was due to the character of the nation, I am not disposed to doubt. Undue confidence in political leaders, and that obliquity of understanding which is the natural result of prejudice and passion, of personal interest and party zeal, will oftentimes induce upright and intelligent men, to believe, what if left to themselves they would never have suspected; and to make that belief the foundation of their But that the leaders of this new and strangely assorted coalition -- and more especially the three distinguished individuals whom the public have designated as its headswere induced to take for themselves, and to urge upon their followers, this unprecedented step, from an impressive sense of public duty, growing out of a sacred regard to the honor of the country, and from no other motive, is what will never be believed by the intelligent people of the United States. common sense of mankind will repudiate the idea that such could have been the motive. I will not go into the evidence on which this conclusion will be founded. It is needless that I should do so-the thing is palpable-it speaks for itself, in terms so plain and unambiguous, that "he who runs, may

A formidable rival—a powerful opponent—were to be put out of the way: the measures of the administration were to be thwarted and deranged; and the feelings of the President were to be wounded in the tenderest point, by the sacrifice of his friend. Those who regred the altar on which the victim was immolated, will not only be held accountable for the injustice of the act itself, but for polluting with sav-

age rites, what has hitherto been deemed consecrated ground. One word more, and I shall trespass no longer on your patience. It seems from the reported speech of Mr. Clay, that he deemed it consistent with the dignity of the Senate, and pertinent to the question before them, to assail the character of New York. "An odious system of proscription," says the honorable Senator, "drawn from the worst periods of the Roman republic, is constantly acted on in that State." My mend, Col. M'Kown, with indignant eloquence, has adverted to this attack. I allude to it for another purpose. I am happy to avail myself of the reference of Mr. Clay: for whatever may be its application to any thing which now exists, or has ever existed, in New York, it is neculiarly appropriate to the measure we are considering. If I have rightly read the history of that far famed republic, its worst period was when that arch discombler, Octavins Cesar, formed, with the rest-less and aspiring Lepidus, the Second Triumvirate. You recollect, sir, the history of that infamous coalition .- Each of its members aimed at the sovereign power; each hated the other; though at the moment, Octavius was professedly the orner, though at the moment, occavits was professedly the friend and supporter of Antony. The immediate object was, to combine a force sufficiently powerful to put down their competitors and opponents. For this purpose, Lepidus, who was despised by both his coadjutors, was brought into the Trium virate; and by his vote the "black proscription" was decreed. The first orator in Rome was the chief object of their bate, and one of their earliest victims; though on this point Octavius affected to yield a reluctant assent to the wishpoint Octavities affected to yield a reflictant assent to the wish-es of his associates. Whether, in the end, he ascribed that assent to a solemn conviction of duty to the republic, is not recorded by the historiaus: but it is recorded, that his pretended reluctance in the case of Cicero, was the merest affectation -After having served the turn for which he had been used, the miserable Lepidus was abandoned to obscurity and con-In the fate of his prototype the LEPIDUS of this SEcone Coalition may read, with unerring certainty, his own approaching doom; and in the sentence which impartial posterity has passed on the motives and conduct of that, I anti-cipate, with confidence, the judgment of the American people, on the acts and motives of this Triumvirate.

Note.—The preceding remarks were delivered, and a great part of them written out, before the speeches of Senators Smith. Forsyth, and Marry, and the second speech of Mr. Webster were received at Albany. Some of the points might have been strengthened, if the author had had the benefit of the facts resting within the personal knowledge of Messrs. Smith and Forsyth, and which are stated in their respective speeches. To prevent misapprehension, it is proper to observe, that the bill to which Mr. Forsyth refers, as having been lost, in consequence of a disagreement between the two houses as to certain amendments made in the House of Representatives, was introduced in the session of 1826-7; whereas the procedings referred to above, all took place in the session of 1825-6, and before the mission of Mr. Gallatin.

As Mr. Webster has not, in his second speech, corrected any of the errors contained in his former remarks, I find no occasion for altering what I had said and written out. But there

are two points, in his last remarks, which deserve notice.

Mr. Webster has attempted to show, that the "pretension" spoken of by Mr. Van Buren, as having been "abandoned by those who first set it up," had in truth originated with General Washington; and to prove this he quotes a paragraph from the instructions of President Washington to Mr. Morris, dated in October, 1789. In this rassage, Mr. Morris is directed to insist "on the privilege" [another instance of the use of this offensive term, and by the father of his country too] "of carrying our productions, in our vessels, to their Islands, and of bringing in return the productions of those Islands, to our own ports and markets," as one of the highest importance. -On the supposition, that this was the identical pretension which had been spoken of by Mr. Van Buren, Mr. W. indulges himself in a fancied triumph, which would be of extremely short duration if he would condescend to give his attention to the precise character of the "pretension" referred to by Mr. V. B. It was not a claim to be allowed "to carry our own productions, in our ressels to the West India Islands, and to bring in return the productions of those Islands. ands to our own ports," which was the privilege claimed by

President Washington; but a claim to be permitted to carry our productions to those Islands, and to enter them there free of the protecting duties imposed on our produce. the pretension referred to by Mr. Van Buren, as will be seen on reference to his instructions; and of this, not a word is said in the extract from General Washington.

Again: Mr. Webster refers to our act of the 1st of March 1823, to show that "Congress itself has sanctioned this same pretension." This act, he informs us, was passed two years before the commencement of Mr. Adams' administration, and before the commencement of all Avanus administration, and in a note he adds that Mr. Van Buren was himself a member of the Senate and Mr. M Lane of the House, at the time of its passage—and upon this, he asks various questions, all founded on the supposition that this law was "overlooked or forgotten" when the instructions were penned; and tending to ascribe this fact to the want of any "tolerable acquaintance with the history of the negotiations of the U. S. or their legisla-

tion, dec. Now I have already explained above, what Mr. Van Buren had said on this point, and to prove that he was acquainted with the fact that the pretension referred to was brought forward whilst Mr. Monroe was President, I referred to this very law of 1823, as once in which it was embodied, and which was also stated at length in the instructions. In page 5 of the instructions, Mr. V. B. introduces this law, as othe next material step in the movements of the two governments." And on account of "the influence which it had obviously had on the course of affairs, in relation to the trade in question," he proceeds to state its contents, which he sums up in four particulars, the second of which is as follows:"2d'ly. It put forth a claim which had been previously ad It put forth a claim which had been previously advanced by us in our negotiations upon the subject but al-ways resisted by Great Britain, viz: that no higher duties should be imposed upon the productions of the United States in the British Colonial ports, than upon those of Great Britain herself, or her other colonies, and which had been levied for the protection of their oun produce. This was done by giving an authority to the President to suspend the payment of our discriminating duties by British vessels, coming from the colonies, upon being satisfied that no such duties were levied in the colonies on our produce, and by declaring that, until such evidence was given, payment should continue to

be exacted."—[Instructions, p. 6.]
And yet Mr. Webster would really wish the people of the United States to believe, that the instructions were written in utter ignorance of this law, thus spead out upon their face !-Is it possible that he has yet read those instructions? If he has not yet read them, what is his judgment on them worth? If he has read them, what is the value of his candor?

## REMARKS OF HON. WM. L. MARCY,

In the U. S. Senate, on the nomination of Mr. Van Buren.

Mr. Marcy said, that he had intimated heretofore, more than once, that it was not his intention to offer to the Senate any observations upon the main question now before them. What regarded the public conduct of the present Minister to London, was better understood by other members, and what was to be said in explanation or vindication of it, would be better said and better received from most of them, by reason of their great experience in public affairs, and their particular knowledge of the transactions which have been brought under review in this discussion. He had determined that it would be his duty to trouble the Senate with remarks, only in case topics should be introduced into the debate, with which he might well be supposed, from his local situation, to be parti-

cularly acquainted.

The occasion which rendered it proper, that he should say something, had arisen in consequence of what had fallen from the Hon. Senator from Kentucky, (Mr. Clay.) tack was not confined to the nominee; it reached the State which he, (Mr. M.) represented in this body. One of the grounds of opposition to the Minister to London, taken by the Senator from Kentucky, was the pernicious system of party politics adopted by the present administration, by which the honors and offices were put up to be scrambled for by partizans, &c. A system which the minister to London, as the Senator from Kentucky alleged, had brought here from the State in which he formerly lived, and had for so long a time acted a conspicuous part in its political transactions. I know, sir, said Mr. M. that it is the habit of some gentlemen to speak with censure or reproach of the politics of New-York. Like other states, we have contests, and as a necessary consequence, triumphs and defeats. The state is large, with great and diversified interests; in some parts of it, commerce is the object of general pursuit; in others, manufac-

tures and agriculture are the chief concerns of im citize We have men of enterprise and talents, who aspire to pui distinction. It is natural to expect from these circumstan and others that might be alluded to, that her politics sho excite more interest at home, and attract more atten abroad, than those of other states in the confederacy.

It may be, sir, that the politicians of New York are no fastidious as some gentlemen are, us to disclosing the pri ples on which they act. They boldly preach what they p When they are contending for victory, they avow t intention of enjoying the fruits of it. If they are defection they expect to retire from office; if they are successful, claim, as a matter of right, the advantage of success. see nothing wrong in the rule, that to the victor belongs

spoils of the enemy. But if there be any thing wrong in the policy which Senator from Kentucky has so strongly reprobated, he sh Senato from Actionary has so strongly reproduced, he show that this policy was not confined to the Minist London and his friends in New York, but is practised b [Mr. Clay's] own political friends in that State: he sh know that if to one man, more than any other now living existence of that policy is to be ascribed, it is to one of Senator's own political friends. The practice of making tensive changes in the offices, on the change of parties in State, was begun, I believe before the nominee was upor political stage, certainly while he was quite a young and before he had acquired great consideration in political fairs. I must be permitted, sir, to say, that of all the men with whom I have acted, or been particularly acqued, (and the number of such is not small,) I know of no who has acted with, or advised to, more moderation tha person whose nomination we are now considering.

When the Senator from Kentucky condemns the presen ministration for making removals from office, and the cribes the act to the pernicious system of politics imp from New York, I fear he does not sufficiently consider peculiar circumstances under which the present admin tion came into power. General Jackson did not come i der the same circumstances that Mr. Adams did, or Mr. roe, or Mr. Madison. His accession was like that of Jefferson. He came in, sir, upon a political revolution. contest was without a parallel. Much political bitte was engendered. Criminations and recriminations were Slanders of a most extraordinary character flooded the When the present Chief Magistrate took upon himself the ministration of the government, he found almost all the cers, from the highest to the lowest, filled by politica mies. That his Cabinet was composed of his friends, 1 will complain. Thetreasons for thus composing it will with considerable force to many of the officers under the of the several departments.

If some dismissals of the subordinate officers in thos partments were made, it will not be asserted that all or to the administration were discharged. I have heard it dently asserted, by those who I supposed spoke with k edge on the subject, that many, perhaps a majority of retained—and almost all were retained—belong now opposition-they are the political supporters of the hon-

Senator from Kentucky.

I have good reasons-very good reasons, for believing it is the gentleman's rule of conduct, to take care friends when he is in power. It requires not the foresi a prophet, to predict, that if he shall come into power, h take care of his friends, and if he does, I can assure I shall not complain; nor shall I be in the least surprised imitate the example which he now so emphatically deno

Now I am up, I will ofter a few words relative to the censured instructions to our former Minister to Engla must say, I have discovered in them nothing to merit or voke the harsh strictures bestowed on them. my opinion, furnish a fit occasion for the Senator from my opinion, turnish a fit occasion for the Senato Iron tucky, to impute to Mr. Van Buren, as he has done passionate emphasis and frequent reiteration, a cha falsehood or culpable ignorance. The language wh desired might be taken down, is, "That Mr. Van the language who have the language who have the language and sold light ignorant to the language." stated what was false, or he was culpably ignorant f knowing that it was false." The instructions alleg those who first asserted certain claims to interfere wi regulations of Great Britain, as to the Colonial trade, doned them, &c. The Senator from Kentucky choo consider this a declaration, that a the late administratio asserted the claims, and then abandoned them. If we his construction to be the true one, to what does it an He does not deny-indeed it is expressly admitted-th late administration asserted the claims, and then waived What then is the mighty difference between the assert the instructions, and the fact as admitted here? We s

t the late administration were not the first to asser themthey were set up under the administration of Mr. Monroe nis pretended falsehood is of such a flagitions character as been given to it, it is natural to expect that it would ige very essentially the meaning of the sentence. If ge very essentially the meaning of the semence. In the use of word first; strike out that word and let us see whether meaning of the sentence is materially changed. Whether ate administration were the first to assert the claims, and age auministration were the first to assert the chains, and gave them u;; or asserted them after they had been presly asserted by Mr. Monroe's administration, and then them up, is very nearly the same thing. If there was thing wrong or reprehensible in asserting claims or preons, and then giving them up, the censure incurred by ate administration in so doing, is not much mitigated by sircumstance that a preceding administration had asserted lar claims or prefensions. It appears to me that if a e of censure had not been very much wanted, such an as this would not have been hunted up and put forth so mently. ie manner in which our late minister to London was in-

sted to conduct the negotiation, may, for ought I know, be ual; but it does not appear to me to be censurable. e atlair presents itself to me as a very plain matter. sh government, by their act of Parliament of 1825, offer e United States a participation in the trade with her rican colonies, on certain conditions, the particulars of h it is not at all necessary now to consider. That adstration, for some reason or other—probably in the hope tting better-refused the terms offered, and claimed more ntageous ones, as a matter of right; but afterwards, find-I presume, that better terms could not be obtained, and claim of right could not be sustained, concluded to take that were first offered and had been refused. When proposed to take these terms, the British government told they were too late, and positively refused to grant what d before offered. The colonial trade was lost to the rv. The late administration attempted to recover itnade more than one attempt to open a negotiation with ritish government, for the purpose of obtaining that trade very terms on which it had been offered to and refused em. This was the situation of affairs when that adminon went out of power. The commercial interests of the ry required that their successors, who thought the terms d by the British government should have been accepted, d make an effort to regain that important trade. ration had been repeatedly and peremptorily refused to mired States, it was necessary to offer some excuse for pring it again. That excuse was found in the public otorious fact, that the administration of the affairs of nited States had passed from the hands of those who rethe offered terms, into the hands of those who thought ered terms ought to have been accepted, and who contheir predecessors for not accepting them. Mr. McLane astructed to use this fact to remove any obstacle to open-e negotiation for the recovery of the lost West India in case any obstacle should be interposed on account of anner in which the late administration had managed fair. I confess that I cannot see any thing wrong in much censured instructions. I see no invoking of faon party considerations-no abandonment of honor or Gendemen may call it novel diplomacy; but I call y. Gentlemen may call it nover appointed, and the result has shown it was a successful

#### REMARKS OF HON. S. SMITH,

U. S. Senate, on the nomination of Mr. Van Buren.

President-I have said, "that, the Secretary of State is sponsible, for instructions given by order of the Presi--that, the President is the only responsible person to the Constitution. In England, agreeably to its ution, the King can do no wrong; and his advisers are esponsible to parliament. Our constitution is different, understand it. The law which created the State Depart-In 1789, is that under which every Secretary has acted that continue to act.

This law says, "the Secretary for Affine shall not be supported by the Secretary for the Secreta (in Affairs shall perform and execute such duties as shall me to time be enjoined on, or entrusted to him, by the itlent of the United States, (agreeably to the constitua lative to correspondences, commissions or instructions, ith public ministers or consuls from the United States, egotiate with public ministers from foreign states or a,, and furthermore, that the said principal officer, (Sectt, of State) shall conduct the business of the said departn such manner as the President of the United States, om time to time, "order and instruct."

Such, Mr. President, is the law. The Secretary can do no act without the direction of the President, and whatever he directs, (if agreeably to the Constitution) the Secretary, under the oath he takes, must perform. What is the oath? "Well and faithfully to execute the trust committed to him." What is that trust? Obedience to the instructions of the President in all cases where the constitution is not to be violated.

I have, Mr. President, been thirty-nine years in Congress, and this is the first occasion I have ever heard any other construction seriously urged, than "that the instructions given to ministers abroad are the act of the President." All the instructions I remember commence thus-"I am instructed by the President to give you the following views, &c. &c." or words to that effect. I well remember a case in point, which transpired while I was in Congress more than thirty years transpared while I was all congress more allowed pass. I was called from my sent by the then Secretary of the Navy. He asked me what the House of Representatives were doing. I replied that they were discussing the Report of Mr. Pickering. Do the House consider it as the report of the Secretary of State? It is considered as the act of the President, who sent it, and how could it otherwise be considered? come, said the Secretary, from Mr. Adams, to request you to say, that he disavows it, and trusts that the House will consider it as the act of Mr. Pickering, and not as his (Mr. Adams') act. I returned into the House of Representatives, andin the debate, took occasion to comment upon the report, as severely as the report reflected upon Mr. Gerry for remaining in France. I was called to order three times. I then asked the Speaker in what respect I was out of order. He replied. "you must consider the report as the act of the President; for the Executive had made it his by sending it to the House. I answered, that the President disavowed it, and therefore I could not treat the report as the President's. I took my seat. An appeal from the  $S_p$ -eaker's decision was had, and the vote of the House sustained the opinion of the  $S_p$ -eaker, by a large majority, thus establishing that the President was responsible. and not the Secretary, for acts done under his authority. In the case before us, the President gave his directions; the instructions were put into form by the Secretary; the President read and approved them, and they were delivered to Mr. McLane. How do we know but that the paragraph which has offended the delicate sensibilities of goutlemen, had been acqually dictated by the President? I do not think it at all improbable, and it so, is it not an act of gross injustice to make Mr. Van Buren responsible for it! The paragraphs so frequently alluded to m debate, are substantially true. I admit, they might as well have been omitted. Some one has said. that he "did not believe that Gen. Jackson had ever read the instructions." Little does that Senator know the President, if he believes so. I can assure that Senator, that the President read, and carefully too, the instructions to Mr. McLane, and approved them.\* I wish that Senator would converse with the President upon any of our national affairs, and he will certainly find that the President is as well, and I might say berter informed than himself, on any thing done in any, or all, of the departments, and on all matters relating to our foreign affairs. At least I have found him so; in all matters, as well, and in some much better informed than I am. He is known by his friends to be particularly well informed in every thing that relates to our foreign relations.

A Senator from Maine [Mr. Holmes] has said that Mr. McLane was sent to bow and cringe at the feet of the British Mmister." That Senator knows little of Mr. McLane! What! a native American, the son of a distinguished officer of the revolution, bow and cringe at the feet of any man? I can assure that Senator that Mr. McLane is not made of such plant materials. No sir, Mr. McLane came to the point at once. He asked for whot was right. He set up no silly pretensions. He frankly demanded what his country required. The Ministry tried to avoid a negotiation as they did with Mr. Gallatin. But, sir, his firmness and frankness con-

<sup>\*</sup>Since the above speech was delivered, I have seen and conversed with the President, and have been authorized to say, "that the objectionable paragraphs alluded te in the debate, were dictated by him to Mr. Van Buren, that they were his act, and not the act of Mr. Van Buren, and I have been subsequently informed, by a Senator from Tennessee, that prior to his leaving home, to assume his station in the Senate, the President had told him, that he (Gen. Jackson) would, on all occasions of consequence, require the opinion of his cabinet in writing, thus (as the Senator understood him) dispensing with Cabinet meetings. The fact, then, of not calling his Cabinet together, was the President's own act, and not in consequence of the advisement of Mr. Van Buren, as has been so repeatedly affirmed.

quered all reluctance of the Ministry to enter into a negotia tion. He convinced them, that they had departed from a rigid construction of the Act of Parliament of July, 1825. in the cases of France, Russia, and Spain; they could not, therefore, in justice, he asserted, refuse a similar departure, in the demand of equal justice to the United States. He frankly told them that he had come for the sole purpose of opening the Colonial trade, and that if not indulged in a negotiation, he would return home. Call you this bowing and cringing at the feet of the British Ministry? Is there any cringing in the despatches of Mr. McLane? No one will say there is. The truth is, Mr. President, and it ought to be known to the people that the front of the offence is, the negotiation has completely succeeded under the instructions given by Mr. Van Buren, and as completely fulled under those of anothera crime that never can be forgiven by the opponents of Gen. Jackson. They will never pardon him for his succeeding in all the negotiations, in which the preceding administration had completely failed. For instance, the late administration had attempted and failed, in all the following important objects, namely :- In the claims of France: In the opening of the Black Sea to our commerce : In making a treaty with Mexico: In obtaining from Colombia a reduction of the duties on our produce and manufactures, and in equalizing the duties charged upon our trade, with those charged to England. In all these matters, there was a complete failure by the one. The sucand complete success by the other administration. cessful negotiations were under the instructions of Mr. Van How then can Mr. Van Buren be pardoned by those who had failed? It was true, that the Convention with Denmark and Brazils for seizures, had been closed, or nearly so, when the present administration came into office. Payment by Sweden was effected by Mr. Cornell, the agent of the claimants, without any instructions, having been received by the Charge des Affaires. The Charge acted, he told me, as a private friend of the agent, and succeeded.

The Senator from Kentucky, (Mr. Clay,) in a subsequent speech, remarked, that he had himself instruted Mr. Hughes, the Charge des Affaires to Sweden, to attend to the claims of our Merchants against Sweden, and that the Senator from Maryland (Mr. Smith.) was either mistaken or misinformed. Mr. Smith made no reply, but addressed a note to the Secretary of State, for information, whether Mr. Clay, when Secretary of State, had ever given the instructions, which he asserted, had been given by him to Mr. Hughes. The reply of the Secretary of State, contradicts the averment of Mr. Clay

on this point.]\*

\*(NOTE.) The following letter and accompanying extract from another letter on the same subject, have been received from the Secretary of State.

DEPARTMENT OF STATE. Washington, Jan. 30, 1832. Samuel Smith, Esq. Senate of the U. S.

SIR: I have the honor to state, in answer to your inquiry of resterday, that the records containing the instructions of the Department to Mr. Christopher Hughes, when formerly Charge d'Affaires of the United States in Sweden, have been carefully examined, and that all which is found in them, in relation to the then claims of our citizens upon the Government of that country, is given, in the subjoined extract of a letter from Mr. Adams to him, dated the 17th of June, 1819.

I am, Sir, very respectfully, Your obedient servant. EDWARD LIVINGSTON.

Extract of a letter from Mr. Adams, Secretary of State, to Mi. Hughes, Charge d'Affaires of the United States at Stockholm:

DEPARTMENT OF STATE, ?

"The President has been absent from the seat of government, on a tour through the South and West, since the 30th March. His return to this place, in the course of two or three weeks, is expected. Since his departure, Mr. Russel's latest correspondence with the British Government, on the subject of the Stralsand Claims, has been received, as well as that which followed Mr. Russel's taking leave of the Court. It is painful to perceive the perseverance of the Swedish Government, in withholding the indemnity, so justly and indisputably due to our fellow citizens, who suffered by those seizures, for which not even a plausible pretext is alledged. It is still more painful to find their denial of justice, accompanied by insinuations, neither candid nor friendly, and by allegations utterly destitute of foundation. Earnestly desirous of maintaining with Sweden, the most friendly and harmonious relations, I shall reserve, until after the President's return, all further re-

The Senator from Kentucky (Mr. Clay,) has charged M McLane with having done injury to the navigating interes by the opening of the St. Lawrence, and the northern por to our free intercourse-thus transferring, as he said, the ca rying of the produce of Michigan, Indiana, Ohio. New-Yor Vermont and Maine, to Bruish ships, which would otherwich have been corried by our own ships. I believe the farmers those States do not complain. They know that their productions sold in Montreal, is received there free of duty, and is carrie to England, Ireland and the West Indies, as if it were the produce of Canada. It is of little importance to them where is the carrier, provided they get an additional market, and better price for their produce. I regret, Mr. President, that cannot give the credit of that important act to Mr. McLan He, however, had nothing to do with it. It formed no pa of his arrangement. The opening of that intercourse to certain articles of our produce had been done gratuitously F the British Government in 1826, prior even to the attempt; negotiation by Mr. Gallatin. Now that act must have bee known—it could not fail to have been known to the Senato (Mr. Clay) then Secretary of State. Why, then, does be not charge it as a fault committed by Mr. McLane, who had it more to do with it than the man in the moon? Nor hal Mr. McLane any thing to do with the acts of Great Britail passed subsequently to the agreement made by him, by which act, other articles of our produce are admitted free of duty in to the northern colonies, and thence are received in Englan and the West Indies, as if they were the produce of the Cana The Senator, (Mr. Clay,) complains that the produce of our farmers, bordering on Canada, is received in England or equal terms with those of Canada, thus giving a new mar ket to a part of these articles, without which other market might be overstocked. The Senator, Mr. Clay, has truly san that the wheat of the States bordering on the Canadas, pas ses into Canada, is there ground, and the flour shipped to British ports, as if it were the produce of the wheat of Cana da. This has been the spontaneous act of Great Britain, adopt ted for her own interest, and is most certainly beneficial to ou farmers. An immense number of sheep, hogs, horses, and cattle are driven annually from Maine to Quebec and N. Bruns The farmers and graziers of Maine differ in opinion with the Senator from Kentucky, (Mr. Clay,) and are really so simple, as to believe, that their free intercourse with Lowel Canada, and New Brunswick is highly beneficial to them .-Whether the intercourse with the British North American Colonies be beneficial or whether it be injurious, the present administration, nor Mr. McLane, had little part in it. It had been effected, in part, before the arrangement was concluded and soon after for another part. It formed, as I have previous ly said, no part of the arrangement with Great Britain, and this fact must have been known by the Senator, (Mr. Clay,) for he then acted as Secretary of State. We have for nearly half a century been claiming the free navigation of the St. Lawrence as a natural right. It has at length been gratuitously conceded to us by Great Britain, and now the Senator from Kentucky (Mr. Clay) complains of it as a grievance. The Senator (Mr. Clay,) also complains that the instruc

tions state, "that the late administrations had abandoned certain pretensions." The Senator admits that these pretensions had been waired. The Senator from Georgia (Mr. Forsyth,) has contended that there is no difference in substance between these words. I leave this grave question to be settled by those learned Senators, and will proceed to shew what those pre-

tensions were, and which I can hardly restrain myself from pronouncing, were puerfle in the extreme. During the session of 1822, Congress was informed, that an act was pending in Parliament, for the opening of the colonial ports to the commerce of the United States. In consequence, an act passed, authorising the President, in case the act of Parliament was satisfactory to him, to open the ports of the United States to British vessels, by his proclamation. act of Parliament was deemed satisfactory, and a proclamation was accordingly issued, and the trade commenced. Unfortunately for our commerce, and I think contrary to justice, a treasury circular issued, directing the collectors to charge British vessels entering our ports, with the alien tonnage and discriminating duties. This order was remonstrated against, (I think,) by Mr. Vaughan. The trade, however, went on uninterrupted. Congress met, and a bill was drafted in 1828, by Mr. Adams, then Secretary of State, and passed both Houses, with little, if any debate. I voted for it, believing that it met, in a spirit of reciprocity, the act of Parliament. This bill contained, however, one little word, "elsement. This bill contained, however, one little word, "elsewhere," which completely defeated all our expectations. It was noticed by no one. The Senator from Massachusetts, (Mr. Webster,) may have understood its effect. If he did so understand it, he was silent. The effect of that word "elseuctions. What were they? "That the produce of the wited States should be received in the West Indies, on the yment of the same duties, as were payable on the produce the North American colonies." The British Minister said, swell might we ask that our sugar should be received free

duty, as is the sugar of Louisiana."

The result was, that the British government shut their conial ports immediately, and thenceforward. The act of 22, gave us a monopoly of the West India Trade. It adticed free of duty, a variety of articles, such as India corn, its Indian meal, peas, beans, &c. &c.

The British government thought, that we entertained a lief, that they could not do without our produce and by their its of 27th June, and 5th July, 1825, they opened their ports to the world, on terms far less advantageous to the U. States, an those of the act of 1822; and these are the pretensions which instructions say had been abandoned, by the late adminisation. They were abandoned, Mr. President, by the following ords in the instructions to Mr. Gallatin:-"That the United tates consent to waire the demand which they have heretore made of the admission of their productions into British blonies, at the same and no higher rate of duty, as similar ticles are chargeable with, when imported from one into nother British colony, with the exception of our produce de tending the St. Lawrence and the Sorel." Now, sir, what-ber difference there may be between the words "waiter" and "abandonment" in common parlance, it is in this case, complete abandonment in diplomatic language. What in mple truth, is after all, the great ground of objection? It is lis-Mr. M' Lane has made an arrangement conformably the preceding instructions from Mr. Adams to Mr. Gultin. Hine ille lachryma.

The dissolution of the late Cabinet, Mr. President, has sen charged upon Mr. Van Buren; and what is there at

ome or abroad that we have not heard charged to him ?-'he elder Adams changed all his Cabinet, except the Secretaof the Navy. The change was effected by the democrae party, and disapproved by the Aristocracy of the day .change of the Cabinet, is, therefore, nothing new. We now rieve and lament over the late change, and yet never was a abinet more traduced than the late one, by the whole of the pposition throughout the Union. The Cabinet was certainly uch a one, as did not meet the views or approbation of the lends of the administration. They regretted in silence the elections which the President had made. The gentlemen elected were honest and honorable men. They were my poltical friends, and I may say, some of them were personal in-Their dismissal has done no harm to the nation .-The new Cabinet is, (I believe) more acceptable to all par-ies. The members of it are known to be competent to the special duties of their several departments, and equally so, is advisers in the great affairs of the nation. What is it to he people whether A, B, C, or D be at the head of affairs?—
All the people ask is, that their duties shall be well perform-:d, and that they act in harmony. But the present President nas held no Cabinet Councils for two years, and Mr. Van Buen is charged as being the adviser of the President to that ourse-is this mode new? I believe not-I think General Washington held no Cabinet Council, during the first two years of his administration, and I remember well, a discusion in strong terms, against the President holding them, on the ground of their being unconstitutional. I think that General Jackson was at that time a member of Congress, and perhaps he then imbibed an opinion, that Cabinet Councils were not conformable to the Constitution. Reasoning thus, I must believe, that the not assembling his Cabinet was his own act, and not in consequence of the representations of Mr. Van Buren. The unpardonable crime of this gentleman has always been, that the President has great confidence in his talents and abilities, which all will admit, he possesses in an minent degree.

The senator from Massachusetts, (Mr Webster,) says that "instructions showing a difference of opinion in the dominant party, with that of the defeated party, had never been given by any government." I ask Mr. President, on what ground does the Senator make that assertion? Few nations, if any, exce t our own, have ever published the instructions to their Ministers—we, therefore, cannot know what has been done. But, I hardly think it is possible that such instructions never have been given. They are natural, and were for Mr. M'Lane alone, and never shewn by him to any person.—But, I infer from Mr. Hardley's language to our commissions on this subject where at Paris, when treating for a peace, that he must have had

some such instructions, as he would not otherwise have talked of a change of ministry, as holding out a fairer prospect of ultimately leading to a group large.

timately leading to a general peace.

Mr. Van Buren has also been charged, with being the father of what has been improperly called the "proscriptive systher of what has been improjertly carried the "proscriptive systems"—or in other and more appropriate language, "the removal from office." Where is the proof? None can be produced:—all is surmise and conjecture. I act on no such ground. When an assertion, such as this, is made, I want proof of its being well founded. But I absolutely deny the charge, and will offer unquestionable proof of the correctness of the denial. The charge cannot possibly be substantiated. unless the Senator who made it, can satisfy this Senate, that Mr. Van Buren could be at Albany and Washington at one and the same time. I will simply state the facts. Mr. Van Buren was at Albany acting as Governor of the State of New York when the extra session of the Senate met on the 4th of March, 1829. I think he (Mr. V. B.) was nominated on the 5th of March. At an extra session of the Senate, seventy-five officers were appointed, principally to fill vacanies occasioned bly removals from office. Of these officers Mr. Van Buren could know nothing. The advisers to this course, if there were any, were the members of the cabinet then present. Van Buren could know but few of those removed, or of those appointed. I well remember that I saw Mr. Van Buren in Baltimore after my return home, and therefore conclude that it must have been at least a month between the time of his appointment, and his arrival at Washington. I think, Mr. President, that I have proved that Mr. Van Buren could not have been the father of what is improperly ealled the "proscriptive system;"-a system adopted by some of the States of this Union both before, and after this administration came into office. For myself, I am opposed to removal from office for opinions declared. But, sir, I would remove any officer, who made use of his office to force inferiors to act contrary to their wishes. I would remove every Postmaster, who had been known to frank the "Coffin-handbills," or any other abusive papers of either of the candidates. Few removals of consequence have been made in Maryland. I think four in Baltimore, where the most important offices are. One of these removals I regretted—it proceeded from the best feelings of the heart.

Before I finish my remarks, Mr. President, I will notice what passed between the then Secretary of State, (Mr. Clay) and myself, in relation to the act of Parliament of July 1825. I first saw a copy of that act in Baltimore, and mentioned it to the Secretary. He said that he had the act in his possession, and handed it to me. I asked him, whether the terms proposed were satisfactory? He said that he considered they were all we could ask. I then observed, why not issue a proclamation under our acts; and thus open the trade? He replied, that he would prefer negotiation. I asked, why? for what will you negotiate? We have nothing to do, but to give our assent, and the trade is at once opened. I had the act printed, and handed a copy to Mr. Adams, who had never seen it before. He agreed that the terms were satisfactory. I then pressed him to issue his proclamation, and told him that if he did not, I should be compelled to introduce a bill. He remaked, that he wished I would do so, and that he would not only sign it, but sign it with pleasure. I did pre-pare a bill, under the order of the Senate, and, doubtful whether it might be correctly drawn, so as to effect my object, I sent it to the then Secretary of State (Mr. Clay,) with a request that he would correct it if necessary. He replied in writing, to this effect:-that the bill was drafted to meet my object; that it was so doubtful whether it were best, to act by a law, or by negotiation, that it was indifferent what course was adopted." The bill was opposed by Mr. Lloyd, who, it was believed, had the confidence of the Executive. It failed was believed, had the commence of the Executive. It latest to become a law, I believe, from want of rime to act upon it. The Senator, (Mr. Clay,) has said, Mr. Canning had observed, that even if the bill had passed, it could not have been admitted as satisfactory. This observation may have arisen from its being imperfectly drawn, or from some other cause. Perhaps the British Minister expected that the President would have opened our ports by proclamation, as he (Mr. Canning,) knew, that the President possessed full power to do so, under our acts of 1828 and 1824, both of which he knew, had been drafted by Mr. Adams when Secretary of State.

I have deemed it necessary, Mr. President, to make these remarks in relation to the Colonial trade, as a reply to the observations on this subject which have fallen from the Senator from Kennicky. (Mr. Clay)

#### REMARKS OF HON. JOHN FORSYTH.

In the U.S. Senate, on the nomination of Mr. Van Buren.

[Mr. Forsyth makes no apology for the rough sketch he presents of the remarks made by him in the secret sessions of the Senate, on the nomination of Mr. Van Buren. The speeches against the nomination having been, for the first time in the history of this government, thrown upon the people, it is due to the person assailed, that what was suggested on the other side should be known. Mr. Fersyth is well aware that, in executing his part of this duty, he has done justice neither to the subject nor to himself.]

I regret. Mr. President, that the Senator from Mississippi (Mr. Poindexter.) has been so long absent from his sear, not only because he has been suffering pain, but because had he heen here, he could have escaped the commission of numerous errors into which he has been led. The friends of Mr. Van Buren have not obstructed inquiry into his conduct: they have challenged investigation, offered it in every and any form consistent with the obligations of the Senate to its own character. The Senator from Maine, (Mr. Holmes) shrunk from his own resolution. It was laid aside by the votes of those opposed, contrary to the votes and wishes of those friendly to the nomination. That Senator was distinctly invited by one of the Senators from New York, (Mr. Marcy,) to specify any act dishonorable to the character of Mr. Van Buren, and a pledge given that the inquiry into it should be made in the amplest manner by a committee having all the powers necessary to the establishment of truth. The Senafor from Maine was distinctly told by the Senator from South Carolina, (Mr. Havne,) on what terms he could command He was told to cover the ground indicated, by proof. and he would join in the condemnation of the choice of the President. The Senator from Mune deliberated on this offer, and, after deliberation, abandoned his resolution, leaving all to grope their way to a conclusion, as accident or prein an togrope them was to a consisting as a rache in projective might direct them. A promise was made, that he should have a committee if he would venture upon it, and the offer was deliberately and most unequivocally declined. Yet, after all this, at this eleventh hour, the Senator from Mississippi says, if the friends of Mr. Van Buren will solicit a committee, he will give what he has collected, while confined to his sick chamber, and on which his own opinion is formed, and if the committee is not raised, he will, with this matter in his pocket, vote against the nomination, in order to preserve the morality of the nation, endangered by the bestowal of a new office on a gambling politican.

As the friend, personal and political, of Mr. Van Buren, I

reject the liberal offer of the Senator, in defiance of his threatened negative on the nomination. Let him unite with those who, like him, are so anxious to preserve the morality of the country by rejecting a man whose most odious crime is his rising popularity and transcendent ability. The friends of Mr. Van Buren will not degrade him by asking a Committee. to free him from the suspicions engendered in the Senator's mind, in his search after correct information, from sources within his reach. His character wants no such justification. Does the gentleman wish to justify his vote? Let him propose a Committee; he shall have our concurrence. Does he desire to convince the Senate? Let him produce the private source. Information which, I venture to say, like the only one he speaks of openly, is worthless in the eye of any man who is not so embittered by prejudice that he can not see truth. This letter, by a former partizan, a paltry editor of a paltry newspaper, and to prove what? that Mr. Van Buren said that the late Cabinet was dissolved by the conspiracy of the Vice President, to drive Maj. Eaton from the Cabinet, and that he withdrew to escape the consequences of the disso-tion. Sir, Mr. Van Buren holds no such conversation with persons who were once his partizans, and now his enemies. But supposing he had declared, or does entertain, the opin-

ion imputed to him. Is it a crime which disqualifies him for a high office, that he believes the charge made and sought to be established by the late Secretary of War! If such be the Senator's opinion, can be tell us how far the exclusion extends? The Senator's letter story is contradicted by his previously expressed opinion. What, Sir, the most artful man in the world, proclaim to a paltry solor that he acted in the manner indicated, to escape the storm consequent on the dissolution of the Cabinet! If it had been true—if such had been his motive, he would have sought to conceal it from himself. No degree of confidential immacy could have tempted an artful intriguer to such a disclosure. The story if true, proves a man, whose extraordinary prudence, under all circumstances, through a long life in the stormy politics of a

vexed and turbulent State, has gained him the confidence of his friends, and called down up on him the charge of consummate artifice from lins enemics, to be a silly driveller—a simpleton, opening his budget of petry motives to one whose trade was to thrive, by making himself important by confidential and oracular disclosures in his melanown journal.

tial and oracular disclosures in his unknown journal. Mr. Van Buren stands in a strange condition before us from the beginning of this administration, before he came to the post assigned him, until the present hour, he is held ac countable by a ceraim description of political men in thi commune of a certain description of pointed then in the good country for all the evil that has been done and all the good that has been omitted. Now, sir, if he is accountable to every thing, if his hand is to be traced every where, let him have credit for the good that has, and the evil that has not been done. Balance the account of the admitted good and evil imputed, and the result will fill the hearts of his enemie with the bitterest disappointment. But, sir, this is not the plained of. Let us see the Senator from Mississippi (Mr. Poin dexter's) catalogue. There were no Cabmet Councils—did the country suffer from this failure to follow the example of late administrations, from this adherence to the example of Gen. Washington? But there was one Cabinet Council called to sit on a lady's regulation. Indeed: and this Mr. Van Buren is also answereble for. And is it true, sir, that the honorable members of the late cabinet who remained so tranquilly at their rests enjoying all their emoh ments and honors with becoming gratification, suffered themselves to be deprived of their accustomed rights of a seat and voice at the Council Board of deliberations on great matters of vital interest to the public, and yet cheyed the beck and call of Mr. Van Buren, to public, and year a lady's reputation! Of what suff were they made that they did not disanctly ascertain if this restriction of clanned right, and this insulting call upon them to step out of their appropriate s; heres was the work of Mr. Van Buren or the act of the President. If the first, why did they not dethe act of the Fresheem. At the mast, why doe they not normand ins disnussion, and, if refused, independing throw their commissions in the teeth of the Chief Magistrate. The omitted Cubinet Councils, and the single call, were no such dreadful offences in til obliged to follow Mr. Van Buren's example The history of the last year establishes the wisand resign. dom of the President in calling no Cabinet Council to deliberate, as there could have been no harmony in their consultations, and on the single question said to have been submitted the Executive Calamet have shown themselves incompetent to decide. He is not competent to decide on a Lady's reputation, who throws out of view on the question of how she should be treated, her guilt or innocence. I will not condescend further to refer to the trash with which the public press has been loaded and polloted for months, and unless the Senator from Mr sissippi has better evidence than the public has yet seen, the hope of implicating Mr. Van Buren in the dispurbances that preceded the dissolution of the Cabinet, is for

Let us see the next crime in the catalogue of the Senato from Massissippi (Mr. Ponndexter.) Mr. Van Buren intrigues the dissolution of the late cabinet, taking care previously to secure a safe and prominent retreat in the mission to England It is known to every well informed man in this district tha Mr. Van Buren, by his admirable temper, his conciliating manners and unwearied exertions, kept the cabinet togethe long after its discordant materials were so well ascertaine that its dissolution sooner or later was a matter of commo speculation. Sir, nobody doubted that the parties could no get on together, and the only surprise was, that the Presider did not proceed to restore liarmony by the removal of thos whose disagreements produced the discord. But Mr. Va Buren had the unparalleled effrontery to resign on motives delicacy and disinterestedness, and as this mode of condu was so unusual, it has excited a vast deal of surmise ar wonder. The Senator from Mississippi (Mr. P.) has howe er, satisfactorily to himself, solved the mystery. Mr. Van Br ren arranged himself into a prominent place, before he  $\tau$ signed, and a new cobinet to suit his ambitious views. sir, as to the proof of this preconcerted arrangement for le accommodation and elevation. The President told sembody, who was a late Secretary, that Mr. Van Buren was g) to England, and named to him the Secretaries, who were come in; but this was after Mr. Van Buren had resigne In the interview it is acknowledged that Mr Van Buren letter of resignation was handed to this volunteer rejeater confidential conversation with the Chief Magis rate. Senator says it was before the letter we published—then he concludes Mr. V. B. had made a est's aw of the Preside for the promotion of his own views a most logical inferent truly! And this new cabinet arranged to further Mr. B.'s unholy ambition! Is there man, woman or child in t country, who does not know and feel that the change has been beneficial to the public, that there is now more strength, more virtue, and more harmony than there was before! Is there any man who will hazard his reputation by asserting that the present secretaries are capable of being made the instruments of any man's ambition, or so subject to the bias of individual influence, as the late! Partisans are not substituted for pure, disinterested partnots: and let me say, sir, that more partizans have gone out than have come in.

But this mission to England was not sought by Mr. Van Buren; his friends know that it was pressed on him by the President, and that it was reluctantly accepted at the earnest solicitations of friends who were satisfied it would promote his own reputation, and redomed to the honor and welfare of the nation. I will no follow further the Senator's lead. Long known to me as a politican and as a man, acting together in the hour of political adversity, when we hadlost all but our honor -a witness of his movements when elevated to power, and in the possession of the confidence of the Cinef Magistrate, and of the great impority of the people, I have never witnessed aught in Mr. Van Buren which requires concealment, pulliation or coloring-never any thing to lessen his character as a patriot and as a man-nothing which he neight not desire to see exposed to the scrutiny of every member of this body, with the calm confidence of unsulhed integrity. He is called an artful man-a giant of artifice-a wily magician. From whom does he receive these opprobious names? From of en enemies and pretended friends. In the midst of all the charges that have been brought against him, in shares more varying than those of Proteus, and thick as the autumnal leaves that strew the vale of Volambrosa, where is the false friend or malignant enemy that has fixed up on him one dishonorable or degrading act? If innocent of artifice, if governed by a high sense of honor, and regulating his conduct by elevated principles, this is not wonderful; but, if the result of skill, of the ars celere artem, he must be more cunning than the Devil himself, to have thus avoided the snares of enemies and the treachery of pretended friends.

It is not possible, sir, that he should have escaped, had he been otherwise than pure. Those ignorant of his unrivalled knowledge of human character, his power of penetrating into the designs, and defeating the purposes of his adversaries, seeing his rayal advance to public honors, and popular confidence, impute to art what is the natural result of those simple causes. Extraordinary lalent, uniting industry, incessant vigilance, the happiest temper, which success cannot corru, it nor disappointment sour; these are the sources of his unexampled success,—the magic arts—the artifices of intrigue, to which only he has resorted in his eventful life. Those who envy his success, may learn wisdom from his example.

Having disposed of the catalogue of the Senator from Mississippi, let me advert to the grounds occupied by a little army of objections on the other side of this chamber: How many sacrifices of feeling to duty, are we not about to witness! the honorable Senators of Maryland, Connecticut, Delaware, Massachusetts, Ohio and Kentucky, are constrained by duty to vote against his nonmation-and all, on public groundsno private feeling; Oh no! nothing like it; public duty against private feeling, is the order of the day. And what is the dreadful public crime Mr. Van Buren has committed? Hear-sir, hear. He has degraded the country by giving instructions to the late Minister to Great Britain, Mr. McLane, about the West India trade. What instructions? Can it be those on which the act of 1830 passed-those which have been among our printed documents for these twelve months, forming part of the President's communication to Congress of Jan. 1831. Have those honorable gentlemen who are now so shocked at the public degradation, so eager to punish the author of this national disgrace, been sleeping at their pos's-no one to cry out, to ring the alarm, at the dai gers to which the public honor was exposed—no one to interfere to prevent the United States from being placed at the foot-stool of the British throne? Quietly witnessing the consummation of the crime, passing an act with their knowledge of these instructions, to secure the boon, which they now see was begged in the name of party from the British crown; we are now electrified by bursts of indignation at this first act of degradation in the history of American Diplomacy!

What a spectacle is here!—How long is it since he who was the instrament to how us down before Great Britain, was unanimously confirmed to a post of honor and important trust? But the instrument by whom he was ordered to act, is to hear the punishment. The author of the instructions, he by whom they were gaven, is too high to be reached at present; the author of the crime, he who ordered it, escapes—he who commits it, by order, goes free; he who conveys the or-

nation of these incensed Senators, acting up on public grounds, and reluctantly performing a PAINFUL—PAINFUL—duty!

Well, sir, to this degradation. It is found in the instruc-tions to Mr. McLam; and to make out their case, the honorable Senators from Massachusetts and Kentucky, have given us a sketch of the history of the West India negotiation.— Both brought down their narratives to the taunting reply of Mr. Camming to Mr. Gallatin, given during the late administration. From this point, both these honorable Senators found it convenient to shide—no, sir, to leap over all intervening events to the instructions to Mr. McLane. With Jermisson, I will fill up this unimportant chasm. The terms of the Brush act of Parhament not having been accerted by the United States, American vessels were excluded by an order in Council, from the Bruish West India ports. Why this important interest was neglected, we have been just told by the Senator from Kentucky: "the late administration were ignorant of the act of Parliament until it was casually seen by them.' "It was not officially communicated by the English Government to our Government," "Even when we were Coloment to our coveriment. "Extra when we were considered, we were not bound by B utish acts of Parliament, unless specially named in them." Indeed: is it possible that the late administration did not know an act of Parliament affecting important interests? Where were all our accredited ministers and commercial agents in Creat Britain, that this Go-Euroje, and taken advantage of by most of the powers interested in it. But it was not officially communicated to us. Well, sir, was it officially communicated to any other Government, interested in its contents as we were? British Government, I apprehend, would have considered such a communication a gross reflection upon our accredited agents. It would have compelled them to say, in effect, we communicate to you an art, supposing your agents are too neg-What were our minisligent of their duty to send it to you. ters and agents about; how were they employed, that they did not send to their Government this any ortant information?

But the last excuse is worse than all: "even when Colonies, we were not bound by acts of Parliament in which we were not named s, ecially." What a discovery! and it is concluded from this wise recollection, that we are not now bound to take notice of acts of Parliament not specially and oficially communicated to us. I magine we are not bound by them, communicated to us or not, but we are bound to know all those touching our interests, and any administration is severely rememensible for ignorance of them, and for failmg to attend to those that bear miurously up on the interests of the people. The act was, however, at last known, and when Mr. Gallatin presented lumself to negotiate, with instructions to waive all claims that were formerly presented, and had preven ed an arrangement, he was tauntingly told, you have lost your day in court—the privilege, the boon, of-fered, had not been secured by accepting the conditions; we have taken our course, negotiation is not our plan. Well, sir, what said the administration, of which the honorable Senator from Kentucky formed a part? There was an act of Congress, requiring, on the shutting of the British West India ports against us, an interdict by proclamation. Smarting inder this taunting refusal to negotiate, what was done? the exect tion of an act of Congress positively directing the proclamation, was suspended by executive authority for two months before the meeting of Congress and during the whole succeeding session, to see if Congress, who had been prevented the preceding session from legislating-the administration preferred the eclat of a negotiation-could not legislate the executive out of the difficulty into which he had placed the country by negligence, or if the Senator from Kentucky pleases, ignorance of the act of Parliament. We all know how that effort terminated. The two Houses disagreed about the mode of effecting the juriose; both, however, willing to take the privilege on the conditions projosed by Great Britain. The Senate jassed a bil --the House, under the influence of the Senator from Massachusetts, amended it, and the question was, whether one or the other oblique path should be trodden. The session terminated without legislative enactment, and then, and not till then, the proclamation of interdiction was Thus, sir, smarting under the taunt of the British issued. minister, our administration left the whole trade in the hands of Great Britain for six or eight months-sought to cover itself from censure by myoking legislative interposition, and then, was compelled to act on the suspended statute.

The interdict being proclaimed, the trade stood upon the very advantageous footing, according to the Senator's judgment, which we have lost by the negotiation. Notwithstanding we were enjoying such *cminent advantages*, the late administration, in spite of the taunt, directed Mr. Gallain to try again to procure what is now disparaged, by

face. He was again repulsed. But this humiliation was not enough; Mr. Burbour was sent to London, and he too had his instructions, and went, cap in hand, knocking at the closed door for negotiation. So, he knocked at the door of the British Ministry, under encountainces humiliating in the extreme. If a gentleman should go a second time to a house, the proprietor of which, syearing from his window, had directed his porter to deny him to the visiter, his visit would have been somewhat like Mr. Burbour's second call. Yes, sir; yet the humiliation was vain—the second as fruitless as the first.

Such was the condition of this question, when General Jackson was placed at the head of the country. One of the first objects of his administration was the recovery of the British West India trade; an arrangement of it up on terms of just reciprocity, satisfactory to both parties, and therefore, promising to be permanent. Mr. McLane was selected to go to England, and these much abused instructions prepared by the late Screetary of State. Let it be remembered sir, these are instructions from the President of the United States to the American Minister, never intended for the eye of the British government, and which in no other country but ours, would ever have seen the light.

The opening of the nezotiation was the chief difficulty.—

To remove it, two grounds are taken. It will be remembered that our refusal to accede to the terms of the act of Parliament, was made the ground of refusing to treat with Mr. Gallatin and Mr. Barbour, both of whom went prepared to offer an arrangement by reciprocal legislation, taking the act of Parhament as the British legislation. To obviate the dif-ficulty, after a foir and full history of the trans-ction, these suggestions are presented to Mr. MeLanc, to be pressed so far as he might deem it useful and proper so to do. If the British persist in refusing to hear you, on this subject, remind them of the circums auces that have occurred: of the difference of opinio ramong ourselves on it; of the abandonment by the administration of those proteines that had prevented an adjustment of it: that they are not to be again brought forward; that the past adminis ration was not amenable to the British Government, nor to any other than the people of the United States, who had passed upon all their acts. Say to the British, if it makes prefersions formerly advanced the pretext for saill declining to negotiate, the sustibility of the American people will be deedly awakened. That the tone of public feeling by a course so unwise and untenable, will be accravated by the known fact that Greet Britain had obened her colonial ports to R issia and France, notwiths an ing a similar omission to acce le on their parts, to the terms offered by the minar offices in the parts, to the terms of the very included as the language of entreaty, as the begging of a boon. Tots menace of the public indignation; this declaration that the late administration was neither to be ceasured or praised by foreign nations; was amenable for their conduct to no cortally tribu-nal but the people of the United States, is fortured into a claim of privileges, on party grounds for party part oses, and as a disgraceful actempt to throw upon a previous administration unimented disgrace, for the sake of currying favor with a foreign power, and that power of all others, Great Britain.

Great Britain could not resist this frank and oven and manly appeal. Commute I by their concession in favor of France and Russia, and the Munistry distinctly told by Mr. M. Luie, cel their refusal upon any other ground than an osen declaration that their interests could not permit them to enter into a recurrence of engagement with the United States, the English Cabinet reluctantly yielded; and then come the most olious feature in this transaction, that which has sharpened the intellect of the opposition, to discover dishonor in truth, and a want of diamity in a flank exposition of facts, its crowning success. Mr. McL me and Mr. Van Buren, under Gen. Jackson, succeeded in effecting an object of public solicitude, that Adams and Mr. Clay and Mr. Gillatin and Mr. Barbour could not obtain. The country was hurnhated by the precedug administration with out success; hence the charge against Mr. Van Buren: hence the overvehelming anxiety to prove that the success of the late negotiation has been purchased by The British cabinet desired not to make the arrangement, it interfered with great local interests, and if they could, without a manifest and unjust distinction to our prejudice, they would have declined admitting the U. States to the privileges granted to the other maritime powers.

Not satisfied with his condemnation of Mr. Van Buren's instructions, the Senator from Kentucky attempts to show us, by referring to another letter of instructions, how this affair should have been conducted consistently with his ideas of national honor and dignity. The letter from which he has read to the Senate extracts, is, I think, signed H. Clay. Will the

Senator tell us who is responsible for it? If he is, then he exhabits himself in the singular position of a man triumphantly co d.asting the work of his own hand, with that of a rival author. The Senator knows that there were two other instructions, written by limiself of a subsequent date, one to Mr. Gallatin after Congress failed to legislate, and another to Go-Garann aner Congress amon to registing, and anomer to Governor Barbous, neither of which is before us, therefore, not to be contrasted with Mr. Van Buren's work. I am content to abale by the result of a contrast of the instructions he has condemned, with those he has quoted. Lit us see how the gentleman's letter will bear the test of examination. Mr. Gallatin, he says, was not instructed to abandon a right; we were to be at liberty at a more convenient season to resume it. Mr. Gallatin was to give a strong proof of our desire to conciliare by a temporary concession of what we had previous clair med throughout the whole negotiation. Was Mr. Gallatin instructed to say to the British Government, this is a tem-Porary concession? No sir, he was authorised to warve the claim, and make an arrangement on the British basis. Put this into plain language, and what was it; stript of its diplomatic dravery and verbiage, and it is neither more nor less than an abandonment of a pretension, which, though we had supported by argument, we were resolved not to enforce by supported by argument, we were resolved not to enforce by power. Ser, this covering up of a plain truth is the common trick of diplomacy; it deceives no one, and had Mr. Gallatin presented these conciliatory concessions, they must have been received as a virtual and total abandonment of our pretension. The homed words of right waived from a concilia ory spirit and with the hope of corresponding friendly dispositions, would have been received with a sucer, lurking in the official—actificial simile of a-thorough bred diplomatist. The Senator insists, however, it was a right and not apretension. If it was a right, why was it waived or surrendered? For consulations : kee Why, sir, we were the offended party. England had faunted us. England had refused once, twice, thrice, to negotiate, and yet to conciliate England, we were waiving a well grounded right! For what purpose were we thus concilia-ing! To place the trade on its present footing, to the great more of the navigation and commerce of the United States. Such is the view pow taken by several honorable Senators who have favored us with their opinion on this subject.

The present administration waived no right for conciliation sake; sacrificed no principle. It stood upon the truth, and truth only; and whatever may be the custom of others, and the ordinary usages of diplomacy, the administration was right. Nations fold themselves in the robes of falsehood, and swell and strut in vain, to preserve an air of dignity and decorum. No nation ever was just to its own character, or preserved its dignity, that did not stand at all times before the world, in the sober and simple garb of truth. Sic, the character of our diplomacy has undergone a marked change; we are no longer pretenders to skill and autifice; all our wiles are facts and reasons-all our artifice, truth and justice. honorable Senator tells us that this instruction is false, or else it proves Mr. V. B. to have been criminally ignorant of what it was hisduty to know. How does he make this appear! He alleges that Mr. V. B. charged the late adminisration with being the first to advance the prefension it subsequently abandoned — and this he declares is untrue, the pre-tension was set up before the late administrasion came into power. Now, sir, as I read this paragraph, Mr. V. B. does not charge the late administration with being the first to advanes this pretension. The Senator will recollect this is a letter to Mr. McLane, whose personal knowledge is appealed to, and who must have understood the writer as alluding to a fact of general notoriety. The words are "those who first advanced," d.c. have subsequently abandoned. Cantany man mistake the meaning—the meaning perfectly in accordance with the fact? The pretension was advanced by the use of the famous elsewhere in our act of Congress, an act known to have been benned by Mr. Adams, who had previorist's occupied the ground covered by ir, in his instructions to Mr. Rush. It was Mr. Adams who first advanced and abandoned this ground. The credit or the odium, which ever term belongs in justice to the act, attaches to Mr. Adams, and so M : McLaue could only have understood it, and so must the Smator from Kentucky, if he examines with a desire to understand it in the spirit of the author.

There are considerations connected with Mr. V. B. if I deemed it consistent with his honor, that I could present to those that hear me, that would not fail to make a deeper impression upon their minds. But I ask no remembrance of his forbearance; no recollection of his magnanimity; I appeal to no one to imitate his mildness and courtesy and kindness in his deportment here, nor to judge him as he judged his rivals for fame and power. I demand for him nothing but justice—harsh—harsh justice.

# EXTRACT FROM MR. CLAY'S SECOND SPECIAL.

The gentleman from New-York (Mr. Marcy) supposes in adverting to the practice of proseriction, which I understood prevailed in the dominant party in his State, that I had reflected upon the character of that State; and he alledges that the practice has existed for 30 years with every dominant party, and was rigorously exercised many years ago, by my friends. Nothing was farther from my intention than to reflect in the smallest degree upon that powerful and respectable State. On the contrary, I honor and admine it for us noble insutations, its splendid public works, and its enterprise and intelligence. But I must pronounce my abhorrence of the practice to which I allude, no matter with whom it originated. whether friend or foe, or by whom it may be continued. It has been carried by the present administration to a most odious extent in Kentucky. Almost every official incumbent who voted against the present Cinci Magistrate, and who was within the executive reach, has been hurled from office; whilst those who voted for him have been recamed, no matter how long they had been in their stations. I is not practised in Kentucky by the State Government, when in the hands of the opposition to this administration. Very lately, Gov. Metcalfe has appointed to one of the three highest nucleial stations in this State, a supporter of this administration. gentleman appointed is a newhow of the centleman from Maryland, (Gen. Smith,) and although highly restectable and eminent in his profession, he is not more so than twenty other luwers in the State belonging to the opposite party. Governor also renewed the appointment, or commissioned several gentleman opposed to him in johnes, as anorneys for the Commonwealth. And recently the Legislature appointed the President of one of the Bunks from the tanks of the friends of this administration, and several other officers.

# MR. MARCY'S REMARKS,

IN REPLY TO MR. CLAY.

Mr. President: I will trouble the S-nate with a few words in answer to what has just fallen from the honorable Senator from Kentucky. He did not intend, he assures us, to apply his animadversions to the whole State of New-York, but only to the dominant party there—he political friends of the Minister to London (Mr. V. B.) But sir, the state of facts relative to the conduct of parties in that State, will not allow of such a restricted application. If there has been any thing censurable in that respect, the honorable Senator's own political friends must come in for a full share: if any distinction is to be made, it cannot be in favor of those whose good opinion he enjoys. A recurrence to facts will show, that proscription - if it is so to be called -enters in medically into their practice when they get power, than it does into the practice of those who are selected as the particular objects of attack. I could refer to recent instances to verify the assertion. Give them success only in a single city, and the work of removal from office at once begins. They leave very few "syared montments;" almost all are swept off—from the highest to the ments; turnos ati are swept emerion me nignes to noc lowes, down even to the hamp-lighters. The truth is, sir, the p litical friends of the Senator from Kentucky are not converts to the liberal doctrines he has avowed on this occasion. If they have ever heard of them, they heed their not.

After all, Mr. President it is quite evident, from what we have heard, in relation to the conduct of parties in Mayland and elsewhere, that New York does not differ from other States. Political men in all of them have the same passions, and are actuated by like motives, and only differ in conduct by reason of some difference in their circumstances. Where there is alternation of success and defeat, there will be removals—called restoration or retahation by those who use

power, and proscription by those who feel it.

If the homorable Senator understand me to speak of only one office-holder a single spared monument, as he called it—friendly to the late administration, long retained in New York, he has misupprehended me. The number of changes made in that State is small—and I can assure him, that notwithstanding the ferocious and proscribing policy ascribed to us, he has many friends now enjoying offices under both the General and State governments; more than that, sir, Mr. Van Buren has been censured by some of his own political

which have been made, in some instances, to effect changes. So far as my observation has extended, I can discover no sort of resemblance between the actual condition of office holders opposed to the administration, and that which has been described. They were portraved as a class of men in the most abject state of fear and trembling, not daring to speak

set in turbiguers on mublic affairs and even under w

friends, for having counteracted, as they suppose, the efforts

their social intercourse. They may present themselves or be presented in this light to the honorable Senator, but I am sure they are not so presented to others, for that is not their true condition. Their political predilections and sentiments are not restrained by fear or expressed in whispers—their opposition is open and active and sometimes noisy, and yet they remain in undisturbed possession of their offices.

remain in undistribed possession of their offices. I natstagain allade to the grounds of the removal of some subordinate officers by the present administration, in order that it may be understood upon what principle the act is vindicated, and to repel the charge of wanton proscription. The necessities of the late administration were such that it compelled these officers to become partizans in the struggle. Many of them immigled in the hoticest of the fight; they were paragraph writers for the newspapers, and the distributors of political handbills; and thereby exposed themselves to the reissitude to which those are always exposed for whom the political contests in free governments are waged. If among this class of officers there was more mortality attendant upon the late conflict, it was because there was more disease.

the fare conflict, it was because there was more disease.

The Senator from Kentucky has denounced removals from office as a violation of the freedom of opinion, and the liberty of speech and action. He advocates a course of conduct towards political opponents, characterized by great moderation and forbearance, and what is much more, he professes to have conformed his actions to his precepts. We all of us, I beheve, admire these liberal sentiments, and feel disposed in our abstract speculations, to adopt them as the rule of our conduct. The theory is, indeed, beautiful; but sir, do we put them in practice when brought to the experiment? I would ask the honorable senator, if he has, himself, practised them? I will not say he has not, because he assures us he has; but I will say that some part of his public conduct has exposed him to a strong suspicion of having departed from the path which he now points out as the true one, and of having wandered into that which he now thinks it is so censurable for others to have pursued.

It will be recollected, sir, that there is considerable patronage attached to the Department of State. To it appertains the selection of the newspapers in which the laws of the United States are published. I well remember that while that honorable Senator was at the head of that Department, and when the fortunes of the late administration began to wane, the patronage of publishing the laws was withdrawn from certain jublic journals which had long enjoyed it .-What was the cause of this change—this removal from of-fice, I believe I may call it? It was not a violent and vindictive opposition to the existing administration. Some of these journals had scarcely spoken in whispers against it.-No sir, it was for lukewarmness—for neutrality. A want of zeal in the cause of the administration was alleged to be the offence; proscription was the punishment. Where was then that sacred regard for the freedom of opinion and the liberty of speech and action which we now hear so highly extolled. Was not this an attempt to control public opinion through the medium of the press, and to bring that press into a subserviency to the views of the men in power?

Sir, I wish not to be misunderstood. I have not alluded to these things for the purpose of accusation. I do not even complain of the momer in which the bonorable Senator used the parronage entrusted to him; but I do complain that he has seen fit to bring before this body the conduct of a political party in New-York as a theme of reproach and animadversion, when its conduct is not distinguishable (except for more moderation and tolerance) from that of his own personal and political friends in that State, when its conduct does not differ from that pursued by political men in other States; and when it has a justification, if it needed one, in the honorable Senator's own example.

Mr. Forsyth.—We are not "man-worshippers"—wə know nor Mr. Forsyth except as we have seen him in the Smate house, or read his speeches, but we do admost worship talent—we do admire spirit-stirring, elevating, and emol-ling eloquence—we do feel all within us of manifices and pride aroused, and ready to rush from our lips and hurry from our pen, when we see a Senator able, and willing, and ready to vindicate the hiving and the dead patriots of his country, from foul aspersion; and we cannot peruse—we have not perused the following incomparable specimen of all that goes to finish the orator, the gentleman, the Senator and the man, without thinking of the Roman Virginius—the "Centurion—the highest of his class." Such is now the rank of Mr. Forsyth, and his efforts to sustain the President and his absent friend, will exist as a monument of his fame, while patriotism, and honor, and worth, and eloquence, and the true dignity of the statesman, shall be appreciated in this Republic.

apostacy, and noble in its display of personal and political integrity, is but an episode to the speech already published.

# SKETCH OF MR. FORSYTH'S SPEECH.

IN REPLY TO MR. MILLER.

Mr. PRESIDENT:—We were told by the Senator who has just concluded, in the beginning of his extraordinary speech, that he intended to publish his remarks for his own vindication. No friend of Mr. Van Buren will complain of the fulfilment of this intention.

Of the long list of offences committed by Mr. Van Buren, it was natural that the Sma'or should begin with those at home. He says General Jackson has been separated from him and his friends by the artifices of Mr. Van Buren, and he tells us of his own zeal and devotion to the hero of Orleans; and read extracts from his own speech at the Waxaws, when he assured his auditors that "the iduloso iv of nature" was "a sufficient guaranty" for the General's "local attachments." How does it appear that Mr. Van Buren produced this dreadful separation? No evidence of it is exhibited; and, with due deference to the S-nator, I would suggest that he was only mistaken in his history; "the philosophy of nature" was not so strong a guaranty as be imagined. But, is what is insimuated, fact? Has General Jackson forgotten his local attachments, the land of his birth and of his earliest affections, where he has so many devoted and disinterested friends? No, sir; it is not possible; General Jackson has not separated from South Carolina, nor has South Carolina vet withdrawn from him, although the Senator seems to be earnestly hunting up causes for a divorce.

The radical party in South Carolina—the Unionists-

have, the Senator says, given in their adhesion from interested morives to Mr. Van Buren for the succession to the Presidency-and this is another of HIS CRIMES. Now, sir, I do not know that it is true that they desire the succession for Mr. Van Buren; certainly, they might go further and fare worse, and fare much worse and not go quite so far. For this supposed interested adhesion, they are stigmatised here by one of their Senators. I am treading, Mr. President, upon almost forbidden ground; travelling into a neighboring State to mingle in its party strife; but I feel for these Radicals—these Unionists; we acted together in by-gone times; we think alike still; and if I were not to say a word in their behalf, as the two Senators from the State are of the party opposed to them at home, they might chance to be condemned for the want of the plea of not guilty to the charge exhibited against them. Under these circumstances, I stand bound to repel the imputations east upon the anti-nullifiers of South Carolina, and taking up the evidence, shall prove that they are unjustly charged. What is this evidence? The Senator who makes the charge on the question of the Seminole war, stood by the General with firmness and zeal; defended him RICHT OR The radicals were among his censurers, and the question is emphatically asked, where was Georgia then? Georgia T IEN was where she is Now, and where I trust she will ever be found, by the side of the Unionis s, sending up for the right and reprehending the wrong. The Senator seems to imagine that true parnotism consists in favor of one's friends, in ceasing to discriminate between truth and error.— Such is not our theory-for violated laws, we hold ALL responsible, friends and foes. Recent developments have shown that General Jackson had means of defence he disdained to use, but if there is one Georgian, one Radical, who regrets the part he took on that transaction, I thank God, to me, he is unknown. I trust, Sir, that to attone for his own error in defending what he now insinuates was wrong, he does not, under the power of some master feeling, intend to censure every thing that is RIGHT.

Mr. Cobh and Mr. Crawford have been named by the Senator. Mr. Cobb is no longer among us to answer. He did his duty, according to his conception of that duty, in this and every other act of his public life. His friends know that his conduct was open, and his motives pure. The ground he stood upon here, he never abandoned while he lived. Mr. Crawford, I am surprised the Senator should think,—\lambda Mr. Miller said he alluded to Mr. Crawford (Joel) a member of the Honse of Representatives when the Senator guestion was agitated.) I am glad to be corrected. Mr. Joel Crawford acted with his friends, and is guilty of the charge of having voted for inquiry into the Senatole war. He lives to remember, not to regret that act.

This union party, which seems to haunt his imagination, if I am not strangely mistaken, had the honor, a short time since, to number him as a member of it. (Mr. Miller denied that he had ever been.) Well, Sir, the Senator ought to

was a candidate, brought forward by that party, for the S Government and the cause of ros:poning for two years elevation of the accomplished gentleman who now stand the helm of her affairs. The recollection of that fact she have prevented a charge against them of being from se motives, love of office, devoted to the dominant power: foll ing like the smith wer, the motions of the risen sun. To last charge. I do not idead for them, not guilty-they do low. LIKE THE SUN-FLOWER—the sun-flower does not cha us attitude for the rising, or the meridian, or the setting Elevating its broad face to the light of heaven, it stands changed, and is found when he sets in the western, as it s when he ross in the eastern sky. Poetically understood Cyrd describes the heliotro e, the Scuator is right (who good in poetry is not always good in prose.) and the cha is, that for interest sake, the South Carolinians, unfried to the Senator know no will but the President's, and are dient to his whistle.

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We are taught to expect shoals of them here, seeking as rewards of devotion, honors, and trusts, foreign missions, &c., one of them being already before us, as the avantrier of a thousand more! No allusion could have been t unfortunate. Who and what is the gentleman at whom arrow has been cas', the first of the shoal of office seek Why, sir, the S-nator himself speaks highly of his chara Described by his colleague, he is a high-minded man, of tensive information and misulfied integrity, in whose ha the best and dearest interests of the people may be safely fided. And are such men office seekers, and interested d tees to existing power in South Carolina? If so—what the patriots? They must be angels. They cannot be The Senator may eulogize his friends to the utmost of power, exalt them in the scale of talent and integrity to highest pitch; I venture to place his opponents by their and challenge comparison without fearing or intendir. depreciate in the slightest degree the honor of any of S Carolina's distinguished sons.

The arrangement of the first Cabinet did not please Senator. South Carolina was neglected. Governor H ilton was told he might have been Secretary of War, but his violence against the Tariff; and what seemed to added venom to the sting, South Carolina was not, passed over, but an Attorney General was looked for in C gia; and all this was the work of the Dom Daniel of I York. The Selator is difficult to please. He liked the first, and likes less the second Cabinet. But how wa fact in regard to Governor Hamilton! If my memory ceives me not, he has publicly declared he might have office, had he desired; he did not desire it. In this, at all other things, he is incapable of deceit. Passing the pardonable offence of going to Georgia for a member o first Cabinet, does the Senator really suppose the choice the late Attorney General was the work of Mr. Van Bu (Mr. Miller nodded an assent.) The Senator never contella more egregious mistake. Of all the men of the his equals in professional attainments and talents, admitt be great, I think he is the last man who would have bee lected by Mr. Van Buren; and sure I am, Mr. Van Bur the last man on earth to whose influence the late Atte General would have been willing to owe his place.

Considered as the originator and the fosterer of the agreement between the first and second officers of the go ment, Mr. Van Buren is to bear the extremity of the S one's wrath. On this subject, Mr. President, I can only the S enate to the explicit and prompt denial of the just the charge by the party accused, long since publicly 1 and never yet impeached by any one having a clai character. The facts before the public prove that charge is the coinage of a distempered brain, baseld the fabric of a vision. If the Senator has any desire to ter into further inquiry, I repeat here this explicit and tive denial, in the name of an absent friend; and if he trees upon the investigation, I pledge myself to satisfy his preoccuried mind, that not a shadow of suspicion can on Mr. Van Buren's fame. I speak on the highest a rivy, when I state to the Senate, that his deportment in the total couroversy, deserves the respect and admin of every hono able and deheate mind.

The Gobel the Globel the official paper, has abused

The Globe! the Globe! the official paper, has abuse Selator and his friends. The editor was brought her Mr. Van Buren, and he is accountable for all it contain that is bad, I mean—he gets credit for no good, appear viting.

This charge is made because the Globe is called the vernment parer, Mr. Van Buren and the Government previously identified. I must not be misunderstood, a fending the Editorial management of the Globe. 1 see

brought before the public. I detest all investigation of the vare transactions, all malignant scratiny into the every business, of polinealus pirants. Their private characters!

known to the people; and so far as character should opee to their prejudice, it will be weighed. Even the defene recriminations of the Globe, deserve censure.—But, sir, o not admit that Mr. Van Buren or the administration, is possible for the highter offences much less the enormities my newspaper writer-even for the Globe, which, black he gentleman may consider it, is as pure as this insulfied et, compared with the journals that are published by side. But does the Senator mean to assert that ever tone o aids in the establishment of a news or er, is reits enormities? Will the Senator consent that his friends I all his opponents shall be judged by the same rule!

him to plance his eye back over the history of the press his District for a few rast years. Does he remember the leral Republican, the Washington City Gazette, the ashington Republican! Does he know any thing of the tional Journal and the United States Telegraph!—Has he sent to his recollection the atrocous calumnes by which y have been polluted—deir dark maintations and open schoods, by which the rejutation of the virtuous of both es has been wantonly and grossly assailed! Slander has vn-still flies to all corners of our country as if borne on wings of the wind. f all these things are present to his view, will be admit

t those who patronized these journals were participators of se hateful crimes? Can be trust the reputation and honour his friends to the application of his own rule? (The Vice sident asked, if the Senator from Georgia had any allusion he occupant of the Chair? Mr. Forsyth. By what aurity, Sir, do you ask that question? The Vice President d the allusion appeared to be so direct, he had a right to the question. Mr. Forsyth. I deny the right, and if it onsidered as a question of order, I appeal to the judgment the Senate. The Vice President said if the allusion was ected to him, there was no foundation for it. Mr. Miller e and addressed the chair. Mr. Forsyth clanned the floor, sich he said he was in some danger of losing between the air and the Senator. The Vice President soid the Senator m Georgia is entitled to the floor. Mr. Forsyth. That ng anderstood. I give way with pleasure to the Senator for vexplanation he may desire to make.)

Mr. MILLER explained, and concluded by saving-as to rule by which he judged others in relation to the official ss, he was willing that it should be applied to himself and

friends.]

Mr. Forsyth replied to the argument as explained, and then l—as to the public press, the Senator consents that he and friends shall be judged by his own rule.—Then God help Scuator's friends; for they are beyond all human aid, and are all those who patronize and support, in times of high ty strife, a thorough-bred partizan newspaper. Leaving thers to adopt or reject the rule, and to apply it or not to patrons and supporters of the Journal and the Telegraph, to the former patrons of the Washington R publican, the ashington City Gazette and Federal Republican, I deny, blicitly, Mr. Van Buren's responsibility for any articles of

Globe. If the Senater will produce satisfactory proof t he has been instrumental in establishing a press here or where, for the purpose of dragging down by caltinnes 7 good man's name, my vote shall dann him here—my

ce every where.

n the spirit of manly frankness, not in the spirit of this cussion, I appeal to the S-mator to reflect upon the arreeileable contradiction between all his conclusions to Mr. n Buren's prejudice, and the character of the Chief Magate-not the character of the President with his present nds and the people, but according to his own conceptions that character before the President had the misfortune to ak that the Senator and his friends were pursuing a polidangerous to the Union of the States. He was, as descri-ILy the Senator, all that was good and great, and performwith the purest patriotism, more important services than man since the days of Washington. His known firmis has been called obstinate self-will, by his adversaries, I he has been held up by his ensures as a roaring lion, rering implicit obedience from all who ventured to approach den. Take the good or the bad of this description. s matter by the opinion of the President's friends, by the nator's, or by the President's enemies, and the part allotted Mr. Van Buren could not have been played here. this pure patriot, this great public benefactor, this self led, obstinate man, this roaring lion, to be a wet rag in

man's hands; a nose of wax, to be pinched into any and

ry shape by Mr. Van Buren's fingers! If the Senator will

wreflect be will be compelled to acknowledge that he

done to Mr. Van Buren. I will not quarrel with the Senator's choice. He may take either branch of the alternative. He cannot hold both.

The formulable array of facts in support of his charge of corrupt management against Mr. Van Buren, reminds me of an occurrence said to have happened in France. There is it seems such a thing as an action to recover damages for seduction, which may be brought by an unfortunate lady who has listened too credulously to a flattering tongue. A pretty lady who had quarreled and parted with her layer ealled on an advocate to bring a suit for the damages she had sustained. She described the origin and progress of the haison, the reprises enjoyed while it lasted, and the time of its duration, and then as faral end. The advocate listened with pro-formulatter controller story, and saw that it was one of those cases in which it was difficult to say who was in fault, the gentleman or the lady, and that an action could not be maintained for seduction. How to convey this, without offending the fair one, was the difficulty. All Frenchmen, of all professions, avoid that as the deadlest of sins. The advocate managed it with the proverbial skill of his profession and of his country. Madam, it would give me infinite pleasure to obey your wishes and punish the ingrate who has separated himself from so much beauty; but I am obliged to tell you that the facts are not sufficient to support an action. This seemed very strange to the lady, as she had been very minute in her detail of all the facts. Pouting and jetulant she left the advocate to his books and briefs. The whole affair was forgotten by him; but in the course of a few days the lady burst triumphantly into his room, exclaiming with joyful eagerness, another fact, sir, he seduced me again this morning. And so it is with the Senator. His facts, like the lady's, do not go to the point he must reach to effect his pur rose Each one is like unto the other, and all like the seduction of that morning.

Mr. BROWN, on the conclusion of Mr. HAYNE'S remarks, adjured parties not to pursue this discussion . it could lead to no good. Every one's mind was no doubt made up. Let us voie, and avoid any further irritation, already too great, on this subject.

Mr. FORSYTH soid, I am aware of the propriety of the suggestion of the gentleman from North Carolina, and do not rise to continue the discussion. The genteman who has just taken his seat [Mr. Hayne] has expressed his opinion—he will of course act upon n—that is his affair—he has founded if on sources within his reach; these sources are not disclosed -we cannot speak of them. No evidence other than that already before the public, has been referred to by him. We cannot examine what we do not see. All this is for the judgment of others. The honorable Senator has said that the course be has taken in coming to his conclusion, was suggested by the friends of Mr. V. B. This I must deny. The suggestion of that course was made by the Senator from Massachusetts [Mr. Webster] who is not to be numbered among the friends of the person nominated, either politically or personally. Although believing investigation unnecessary we have stood ready, as all times, to vote for it in any form not disgraceful to the Senate. The whole question will soon be before the public, and we are ready to abide by the result.

## REMARKS OF MR. BROWN OF N. C.

ON MR. VAN BUREN'S NOMINATION.

Mr. Brown said, that unwilling as he had been, to participate in this discussion, he could not, in justice to his own feelings, and to the distinguished individual, whose nomination, as Minister to England, was then before the Senate, refrom from giving utterance to the immgled sentiments of indignation and regret, at the course which the debate had taken. A course which struck him as at least extraordinary, and extremely unjust towards the nomince.

The acrimony with which Mr. Van Buren had been assailed, the epithets which had been so liberally bestowed on him, required some vindication at the hands of those who were favorable to confirming his nomination, against the injurious, and as he believed, unwarrantable charges which had been preferred against him. He would here take leave to remind gentlemen, that reproachful epithets afforded but a poor substitute for argument and more especially when addressed to a body, whose deliberations should be governed by

calm and dispassionate consideration.

The Senate had been told by the honorable gentleman, (Mr. Clay,) who had preceded him in this debate, that Mr Van Buren, when acting as Secretary of State, had disgraced his country, by certain expressions contained in his instructions, given to Mr. McLane, late Minister to England, in rela tion to the negotiation between the United States and Great

instructions given to our foreign Ministers, whether to the President of the United States or to his Secretary of State, he would concede to those opposed to the nomination, the principle contended for by them, that the Secretary of State was respousible for his official conduct, to the fullest extent. He knew Mr. Van Buren too well, to believe, for a m ment, that he would desire that any shield should be interposed to screen him from a proper responsibility; he believed he would sooner court the strictest inquiry, than endeavor to escape from it. But to return to the justifications. What was the land guage which was deemed so exceptionable? In order to remove the impression, that a feeling of hostility was felt in move the impression, that a teering or nosming was the this country towards Great Britain, which the improvident course of the late administration in relation to the dia trade had produced, the late Secretary of State, had alluded to his instructions, to the change which the people of the United States had made, in those who administered our government, in the following language: "the opportunities which you have derived, from a participation in our public councils. as well as other sources of information, will enable you to speak with confidence (as far as you may deem it proper and useful so to do) of the respective parts taken by those to whom the administration of this government is now commitsubject of the colonial trade. Their views up on that point have been submitted to the recole of the United States, and the counsels by which your conduct is now directed, are the result of the judgment expressed by the only earthly tribunal to which the late administration was amenable for its acis. In making this suggestion, Mr. Van Buren had asserted what was most true; public opinion had discarded the late administration from power, and the party to whom the recode of the United States had committed the reins of government. had been, and were then, favorable to the proposed arrangement. He could therefore recognise in this no solid objection; but to his mind, it had more the appearance of the captiousness of verbal criticism, than any thing else. If there was any thing in the language which he had noticed, of a submissive tone, as gentlemen had supposed, by proceeding a little further, in the instructions, they would have found language which would effectually have removed all their a prehensions, and shows if the late Secretary of State knew how to use the language of conciliation, he also knew how to speak in a tone of manly firmness when urging the just claims of his country: That part of the instructions to which he had reference was as follows: "If Great Bruain deems it adverse to her interests to allow us to particulate in the trade with her colonies, and finds nothing in the extension of it to others, to induce her to apply the same rule to us, she will, we have, be sensible of the propriety of placing her refusal on those grounds. To set up the acts of the late administration, as the cause of forfeiture of privileges which would otherwise be extended to the people of the United S ates, would, under existing circumstances, be unjust in itself, and could not fail to excite their deepest sensibility. The tone of feeling which a course so unwise and untenable is calculated to produce would doubtless be greatly aggravated, &c." Here was language, firm and spirited, and indicating any thing else but a disposition to yield or compromit the honor of the country, and he could not but consider it as extremely unjust on the part of the opponents of the nomination, to single out detached parts of the instructions without adverting to their general tenor, and viewing them as a whole; the only fair rule to be resorted to in the exposition of public documents.

But to come back to the charge of disgrace which had been so strongly urged and relied upon. How, sir, has the Minister to England disgraced his country? Where was the evidence of the imputed disgrace to be found? Was it to be found in the fact that an arrangement has been made between the U. States and Great Britain, in relation to her colonial trade, substantially on the very same basis, as that proposed under the administration of Mr. Adams, and were gentlemen who then approved that measure, now prepared to condemn the present administration for having succeeded in forming such an arrangement with the British government, as the administration had proffered, and had failed to accomplis Sir, said Mr. B, it appears to me that "there lies the rub;" objection to Mr. Van Buren, he feared with some gentlem was not that he had done too little, but that he had done much. Under his anspices as Secretary of State, a resto tion of the West India trade had been effected, which the administration had, by several successive missions in endeavored to effect for several years.

He called on gentlemen who had spoken so patheticall their country's disgrace to adduce some proof in support the charge—when had the American name stood more I ored? Under what administration from the origin of the g ernment to this time, had the national character held a n lofty elevation? There was no civilized country, but w American character, American institutions, were theme the highest panegyric, and none more than in this coun with whom this dishororable transaction, is said to I taken place. The lively sensibility which the President on all encasions shown to the honor of his country forbade supposition, that he would ever have sauctioned instruct was to be compromised. That he had authorized the guage of conciliation to be used in the instructions to minister to England, was most honorable to him. From w President could a si irit of conciliation and countesy tows England, come with more propriety than from him, by wi valor in the field, her pride had been humbled.

There is no mark more infallible as regards the degre wisdom with which a nation is governed, than the respe bility of that nation in other countries. All history will tes to the truth of the remark, that an administration condu feebly, is contemptible abroad, and that which is condu with wisdom and vigor, never fails to secure respect.

Mr. Brown said he would not institute a comparison tween the management of our diplomatic affairs, under present administration, and that which had preceded it, as would be from no apprehension, that the result would redound greatly to the credit of the existing administration

Mr. Van Buren had, we believed, while acting as Sect ry of State, accomplished more in less time than any of predecessors. Comparatively inexperienced in the new tion in which he had been placed, the readiness with wh he had adapted himself to it, the rapidity with which he been called to act, the ease with which he had comprcher the ardrous and difficult duties of Secretary of State, I honorable testimony to his abilities as a stateman.

It had been objected to the nominee, that he had introdu into the government of the U. S. the party intrigues and cipline, said to prevail in his own State. Without stoppin notice what he considered an unjust reflection, on the pu character of a great and patriotic member of this confeders he called those who made the charge, to support it by pr It was honorable to the reputation of Mr. Van Buren, 1 public and private, that when his enemies were asked to nish evidence, in support of the charges urged against h that they were unable to fix upon him any one of them, by semblance of proof. Possessing talents of a high order, rapidly growing in the esteem of his countrymen, it was a matter of surprise, that he had been marked out, as the tim of persecution.

Mr. B. could conceive of no adequate reason or motives rejecting the nomination of the Minister to England, was pecuharly fitted for the station which he then filled His thorough and intimate acquaintance with the commercial relations of the two countries, pointed him out as a fit proper representative of our interests at the Court of Grantain. The State of New York had repeatedly your for his character and standing, by Lestowing on him highest civil honors within her gift. Mr. B. said, he the fore, considered it a duty, which he owed to the country, to the individual then representing us at the Court of Gr

Britain, to vote for confirming his nomination.

#### CORRESPONDENCE.

tter of the Republican Members of the New York Legislature, to the President.

ALBANY, Feb. 9, 1839

his Excellency Andrew Jackson. President of the United States.

Bir—The undersigned in the performance of the duty with sich they have been charged by the republican members of Legislature of the state of New York, have the honor to susmit herewith, the proceedings of a meeting held by them whe Capital of this State, on the 3d mst. In doing so, they mot restrain the expression of the feelings of indignation th which they view the act to which those proceedings A great majority of the citizens of this State have given re-

ated evidences of the high estimation in which they have

of your administration of the affairs of the nation. The into your administration of the analysis of the harion. The li-wible integrity which has marked every act of your public s—the more than military courage, with which the respon-villities of your high station have been assumed, and the sumes or your man station have seen assumed, and the satant regard mainfested by you to the purity of the Conduttion, have strengthened their attachment to your person d your government; and they have not been regardless of manner in which the splendid career of a military life. is been followed by the many signal blessings which your vil administration, has bestowed upon our country. This State witnessed with pride, the selection of Mr. Van Fren by your Excellency as Secretary of State: Our citias had given repeated evidences of their confidence in him. lith the watchfulness becoming a free people, they had rerded his conduct, in the various stations to which he had en called, by the constituted authorates of the State. They d witnessed his attachment under all circumstances, to the neiples of the democracy of the country, and they had then jently evinced the extent of their confidence by elevating n to the highest office within their gift. They felt that ar Excellency's removal of him to a wider sphere was an of justice at once to his capacity, honesty and fidelity to the astitution, and to the character of this State and the feelings

its people. They cheerfully acquiesced in that removal

nd freely surrendered their most distinguished fellow-cut-

a to your call, because they recognized in it additional con-

mation of the high hopes they had imbibed of the character your administration. They saw with undissembled pleayour administration. They saw with undissembled pleare, his efforts to aid your Excellency in your successful empt to restore the government to its purity; and when his Withdrawal from the high station, to which your partiality d exalted him, became necessary for the preservation of our peace against the attacks of those who were alike eneies to your person and your principles, they beheld in your entinued confidence in him, irrefragable proof, that no comnation could close the eyes of your Excellency, to the cause your country, and no personal considerations, arrest your forts for the common welfare. They saw, that annot the saults made upon your principles by unfaithful servants, te honor of our country was not lost to your view, and they it, that the same ardent partions which had been manisted on the walls of New Orleans, had been brought into e administration of the government. They saw and felt ais, in the effort made by your Excellency, to acquire by ank and honest negotiation, that for which we had warred eith Great Britain; which had been abandoned if not surren-

2 least, had not been silent. The people of this whole country, felt indeed that their condence in your Excellency was not misplaced; for they saw nd knew that no considerations of a private nature could for moment affect your ardent desire to promote the common

ered by subtle diplomacy; and upon which your Excellency,

teat It is true they were aware that there were citizens in this Jnion, who could justify and participate in this surrender of free trade and sailor's rights," who could "calculate the alue of the Union," and who could laugh at our calamities n a period of war and general distress. But they could not believe that such feelings could sway any branch of our lathrto unsullied government, and least of all, that they would ver dare combine to impede the attempt of your Excellency, tesecure that for our country, for which we had expended millions of our money, and for which thousands of our cut-

ens had laid down their lives. Your Excellency has ever appreciated the feelings of the people of this country, and it will not now be difficult for you o judge of those which pervade this whole community, against an act unprecedented in the annals of our country; which has impaired the hitherto exalted character of our na-Sonate which has insulted a State that yields to none

an administration that is founded deep in the affections of the

The state of New York, sir, is capable in itself, of avengmy the indignity thus offered to its character, in the person of its favorus son. But we should be unmindful of our duty, if we failed in the expression of our sympathy with your Excellency's feelings of mornification, at this degradation of the country you have loved so well. there is a redeeming spirit in the people, and that those whom we have the honor to represent, ardently desire an opnortunity of expressing their undiminished confidence in an administration, which has exalted the character of our country, which has restored the purity of the government, and has shed abroad upon the whole nation the continued blessings of peace and prosperity.

In the fervent hope, that your Excellency may yet be spared many years to bless and adorn the only free nation on earth, we remain Your sincere friends, and

P. TALLMADGE. LEVI BEARDSLEY, J. W. EDMONDS. CHAS. L. LIVINGSTON. G. OSTRANDER J. W. WILLIAMSON, PETER WOOD. ED. HOWELL.

Very humble servants, THOMAS ARMSTRONG. JOHN F. HUBBARD. E. LITCHFIELD. WM. SEYMOUR. AARON REMER. JAS. HUGHSTON, WM. H. ANGEL.

# THE PRESIDENT'S REPLY.

Washington, Feb. 23, 1832.

Gentlemen: I have had the honor to receive your lester of the 9th mst, enclosing the resolutions passed "at a meeting of the republican members of the Legislature of New York" on the rejection by the Senate of the United States of the nomination of Martin Van Buren as Minister to England.

I am profoundly grateful for the approlation which that distinguished body of my requblican fellow citizens of New-York have on that occasion, been pleased to express of the past admic istration of the affairs placed in my charge by the people of the United States, and for their generous offers of continued confidence and support. Conscious of the rectitude of my intentions, my reliance, in all the vicissitudes of my mable life, has been upon the virtue and patriotism of an enlightened people.

Their generous support has been my shield and my stay, when, in times past, the zealous performthough crowned with success, was sought to be made a ground of reproach; and this manifesta made a ground of reproach; and this manifestam ion on the part of my fellow—citizens of the great state of New York, assures me that services not less faithful in the civil administration will not

less successfully defended. When such reliance fails the public servant, public liberty will be in danger; for if the people become insensible to indignities offered to those, who, with pure intentions devote themselves to the advancement of the safety and happiness of the country, public virtue will cease to be respected, and publie trusts will be sought for other rewards than those of pa-

1 CANNOT WITHHOLD MY ENTIRE CONCUR-RENCE WITH THE REPUBLICAN MEMBERS OF THE LEGISLATURE IN THEIR HIGH ESTIMA-THON OF THEIR EMINENT FELLOW CITIZEN, WHOM THEY HAVE SO GENEROUSLY COME WHOM THEY HAVE SO GENEROUSLY COME FORWARD TO SUSTAIN. TO THIS I WILL ADD THE ASSURANCE OF MY UNDIMINISHED RES-PECT FOR HIS GREAT PUBLIC AND PRIVATE, WORTH, AND MY FULL CONFIDENCE IN THE INTEGRITY OF HIS CHARACTER.

In calling him to the department of state from the exalted station he then occupied by the suffrages of the people of his native state, I was not influenced more by his acknowledged talents and public services, than by the general wish and expectation of the Republican Party throughout the Union. The signal ability and success which distinguished his administratration of the duties of that department, have fully justified the selection.

the selection.

I owe it to the late Secretary of State, to myself, and to the American people on this occasion to state, that as far as is known to me, he had no paraticipation whatever in the occurrences relative to myself and the second officer of the govern-ment, or in the dissolution of the late cabinet; and that there is no ground for inputing to him the having advised those removals from office which, in the discharge of my constitutional functions, it was deemed proper to make. During his continuance in the cabinet, his exertions were directed to FORMLY ENDEAVORED TO SUSTAIN HIS COL-EEAGUES. HIS FINAL RESIGNATION WAS A SACRIFICE OF OFFICIAL STAILIN TO WHAT HE DEEMED THE BEST INTERESTS OF THE COUNTRY

Mr. McL me, our then minister at London, having previously asked permission to return, it was my own unknows desire to commit the important totals remaining open mour relations with Great Briain, to a successor in whose recuriar fitness and capachy I madequal confidence : and to my selection, Mr. Van Baren yielges a reflectant assent. In urging upon him that sacrince, I did not doubt that I was doing the best for the country, and acting in concluence with the aidho wish; and it certainly could not have been annel, atea that, in the manner of saccessiany conducting and terminating an important and complex negociation, which had previously received the sanction of both hous, so, congress, there would have been found motives for emparrassing the executive ac-

tion and for interrupting an important foreign negotation.

I CAN NEVER BE LED TO DOUBT, THAT IN
THE INSTRICTIONS UNDER WRITER THAT NE-GOTIATION RELATIVE TO THE TRADE WITH THE BRITISH WEST INDIES WAS COMP. CIED AND SCCCESSFELL CONCLED, THE FEO-PLE OF THE CHIED STATES WILL FIND NOTHING EITHER DEROGATORY TO THE MA-TIONAL DIGMLY AND HUNUR, OR IMPROPER FOR SUCH AN OCCASION.

THOSE PARTS OF THE INSTRUCTIONS WHICH THOSE PARTS OF THE INSTRUCTIONS WHICH HAVE BEEN USED TO JUSTIFY THE REJEC-TION OF MR. VAN BUREN'S NOMINATION BY THE SENATE OF THE UNITED STATES, PRO-THE SENATE OF THE UNITED STATES, PRO-CEEDED FROM MY OWN SUGGESTION, WERE THE RESOLT OF MY OWN DELIBERATE INVES-TIGATION AND REFLECTION; AND NOW, AS WHEN THEY WERE DICTATED, APPEAR TO ME TO BE ENTIRELY PROPER AND CONSONANT TO MY PUBLIC DUTY.

MY PUBLIC OCTY.

I FEEL, GENTLEMEN, THAT I AM INCAPABLE
OF TARMISHING THE PRIDE OR LIGHTLY OF
THAT COUNTRY, WHOSE GLORY, BOTH IN THE
FIELD AND IN THE CIVIL ADMINISTRATION FIELD AND IN THE CIVIL ADMINISTRATION IT HAS BEEN MY OBJECT TO ELEVATE: AND I FEEL ASSURED THAT THE EXALTED ATTI-I FEEL ASSURED THAT THE EXALTED ATTI-TUDE WHICH THE AMERICAN PROPERTY WITH TAIN ABROAD, AND THE PROSPERTY WITH WHICH THEY ARE BLESSED AT HOME, FUL-LY ATTEST THAT THEIR HONOR AND HAPPI-NESS HAVE BEEN UNSULLED IN MY HANDS.

A participation in the trace with the British West Loads Islands, upon terms mutually satisfactory to the United States and Great Britani, had been an object of constant solicities with our government from its ongain. During the long and vexatious history of this subject, various pan ositions had been adde with our partial success; and in the commiscration of my maneatate predictissor more than one attempt to adjust it had ended in a total in erruption of the trade.

The acknowledged importance of this branch of trade, the influence it was beneved to have had in the elections which terminated in the change of the administration, and the general expectation on the part of the people, that renewed enoits, on frank and decisive grounds, might be successfully made to recover it, unposed upon me the duty of undertaking the tesk.

Recently, however, Great Britain had more than once declined renewing the negotiation, and placed her refusal upon objections which she thought proper to take to the manner of our previous negotiation and to claims which had at various times been made upon the part of our government.

The American government, notwithstanding, continued its efforts to obtain a participation in the trade. It waived the claims at first insisted upon, as well as the objection to the imposition by Great Britain of higher duties up on the produce of the United States when imported into the West Lidies, than upon the produce of her own possessions, which objection had been taken in 1819 & a despatch of the then Secretary of

A participation in the trade with the British West India Islands could not have been, at any time, demanded as a right any more than in that to the Braish Enro, e an jorts. In the posture of affairs already adverted to therefore, the Executive could ask nothing more than to be permitted to engage in it upon the terms assented to by his i redecessor and which were the same as those previously offered by Great Even these had been defined to the late ad-Britain herself. ministration, and for reasons arising from the views en ertained by the British government of our conduct in the past negotiation.

It was foreseen that this refusal mich, he re the same grounds. When it became the duty tive, rainer than alsam out the expectations of who Iv abancon the trace, to commue the app Ho, er to meet the objection to the past acts of administration, which objection, as had been

actually made and for some time maisled up on.

I is the oublesty the day of all to sustain, by

and carrious trout, the action of the constitut towards foreign nations; and this driv require the can matance of an administration in office, i be done to embarrass the Executive intercours loney, unless u on a conviction that it is thorough change in the administration, howeother authori ies of equal dignity, and equally s, ect : and an open ano, tion of a different cou Barution of the different parts of the governm an almassion of the mex, eviency or ma ractica ous demands imply any want of respect for the

TO DEFEND THE CLAIMS, OR PRE

have manitamed them.

AS THEY HAD BEEN INDISCRIMINA LED, ON LITHER SIDE, A THE FRE RES, ONDENCE, WHICH HAD BEEN I URGED BY THE LATE ADMINI WOLLD HAVE BEEN TO DEFEND W WOLLD HAVE BEEN TO DEFEND WALMINISTRATION, BY WAIVING TABLE, AN ADMITTED TO BE UNTENABLE, AN WEICH HAD BEEN BY THEM CONDE INEXPEDIENT, COULD NOT BE SAS PROPER I PERCEIVE NOTHING I AND SCRELY NOTHING WRONG DUCTING THE NEGOTIATION LPON MON AND ESTABLISHED PRINCIPLI A CHANGE OF ADMINISTRATION TO BE A CORRESPONDING CHANGE IN CY AND COUNSILS OF THE GOVER This principle exists and is acted upon, in the dumblic transactions of all nations. The fact of it public transactions of all nations. the recent charge of the administration of the A

ernment, was as notorious as the circulation of press could make it; and while is influence up of fore.ga nations was both natural and reas Fromer, according to my sense of duty, frankly the interests of the Leople of the United States

Such was the motive, and such and nothing true un port of the mstructions, taken as a whole rected to be given to our minister at London, an ther expressed nor implied condemnation of the of the United S ates, nor of the late administra than had been numbed by their own acts and adi I could not reconcile it to my sense of public national dignity, that the United States should st

ed mjury or injustice, because a former admin msis ed uj on terms which it had subsequentl had failed seasonably to accept an offer which wards been willing to embrace. The conduct administrations was not to be discussed either fo defence; and only in case "the omission of this to acce; of the terms proposed when heretofe should be urged as an objection now," it were the uring the carry of the minister "to make the British government. sible of the inpusace and mextediency of such a

Both the right and the propriety of setting ads of previous adminis rations to justify the the United States from a trade allowed to all other distinctly densed, and the instructions authorised to state that such a course towards the United St existing circumstances, would be unjust in itself not fail to excite the decitest sensibility-the ton which a course so unwise and untenable is co produce, would doubtless be greatly aggravated sciousness that G.cat Britain has, by orders in colber colonial ports to R assia and France, notwith similar omission on their part to accept the term the act of the 5th July, 1825;"—he was told that press this view of the subject too earnestly upon the ation of the British minis ry;" and the prejudici of a course on the part of the British governmen and unjust upon the future relations of the tw was clearly announced in the declaration that  $\cdot$ mgs and relations that reach beyond the immed under discussion.'

If the British government should decline an a "on the ground of a change of opinion, or in c more her own interests" a prount arowal of :

: Int if they should not be prepared to take our suffer themselves to desire that the Unit d in explation of supposed rast encroachmen s. e neressity of reracing their legislative ste's edge of its effect, and wholly detendent unout of Great Britian," they were to be made sensiracticability of that course, and to be taugh measures on our part as would vindicate our st and honor. To appounce distinctly to hat we would not submit to a continued it is sand of any objection to the past con lact of the ernment, whether it were right or wrong, was ort of the whole instructions.

trive had caused it to be stated to Great Britain s predecessor; to have been in error, as was s preceessor: to have been in error, as was sequently waiving the terms they had ad o, in expirition of those errors, abandoned the casure of the British government, the interests States would have suffered, and the rabour l; In sin excluding such conside arises, as industry, and in clearly avowing his turnose o such treatment, he ho ed to promote the mfellow citizens, and sustain the honor and digintry.

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rentlemer, I have the approbation of my jude science. Acting uron the emende, early an sking nothing but what is right, and submitting is wrong, I asked that only of which the justice denied. I asked a particleation in the trade, st to the United States, and mutually advantacountries. I directed a sim le and distinct pronformity with these principles, to be summitted

o the Britis's government, and, resolving to be contented with nothing less, I u tim utly arranged the trade up on the basis nothing less I utimately arranged the trade upon the basis of that to ostion, whost retraction, nothington, ordinage.

—IF THE NATIONAL HONOR HAD NOT BEEN THO GHT TARNISHED BY RETRACING OUR STEPS, BY CLAIMING MORE AND ULTIMATELY CONSENTING TO TAKE LESS, AND IN FACT OB-TAINING NOTHING; I feel assured, that in requiring that which my predecessors had conceded to be enough; and obtaining all that was demanded, my countrymen will see no crain u, on their dignity, their pride, or their kionor.

I I requir d greater as isfution than I derive from a review

of this subject, I should find it in the gratia de I feel for the success which has crowned my efforts. I shall always ross as the gratifying recollection, that I have not disappointed the ex-cetations of my countrymer, who, under an arrangement depending for is ermanence upon our own wisdom are parties ating in a valuable made upon terms more advantager us than those which the illi strions Farler of his Country was willing to acce 1; 11 on terms as favoral le as those which regulat the trade under our conventions with Great Britain, and which have been sought without success from the earliest periods of our his orv.

I pray you, gentlemer, to present to the recublican mem bers of the legislature of New York, and to accept for yourselves midvidually, the assurance of n v hichest regard and consider; tion.

ANDREW JACKSON.

consideration.

Mas s. N. P. Tallicadee, Thomas Armstrong, Levi
Beresley. clin F. Hubbard, J. W. Edmonds,
Cirs. Livingston, Gideon Ostrander, John M.
Witherson, Peter Wood, E. Hewell, Einsla
Litchfield, William Seymour, Aaron Remer, Jas.
Hughston, Wm. H. Augel.

# GEN. SMITH AND MR. CLAY.

From the National Intelligencer. TO THE EDITORS.

GENTLEMEN :- Please to give a place in your paper of tomorrow (if practicable) to the enclosed statement, and you will greatly oblige Your obedient servant, S SMITH.

12th February, 1832.

In a speech of Mr. CLAY's, made in the Senate and reported in the Intelligencer of the 30th January 1981, that gentleman stated, "It (the bill for meeting the British act of Parliament) was brought before Congress in the session of 1825-6, not at the instance of the American Executive, but upon the spontaneous and ill-indged motion of the gentleman from Maryland, (Mr. SMITH,") &c.

In my reply, I made the following remarks:

"Before I finish my remarks, Mr. President, I will notice what was passed between the then Secretary of State, (Mr. Clay,) and myself, in relation to the act of Parliament of July, 1825. I first saw a cory of that act in Baltimore, and mentioned it to the Secretary. He said that he had the act in his possession, and handed it to me I asked him, whether the terms pro-osed were satisfactory. He said that he considered they were all we could ask. I then observed, why not issue a proclamation under our acts, and thus open the trade? He replied, that he would prefer negotiation. I asked-why? for what will you negotiate? We have nothing to do, but to give our assent, and the trade is at once opened. I had the act printed, and handed a cony to Mr. Adams, who had never seen it before. He agreed that the terms were satisfactory. I then pressed him to issue his proclamation, and told him that if he did not, I should be compelled to introduce a bill. He remarked, that he wished I would do so, and that he I did prewould not only sign it, but sign it with pleasure. pare a bill, under the order of the Senate, and, doubtful whether it might be correctly drawn, so as to effect my object, I sent it to the then Secretary of State, (Mr. Clay,) with a request that he would correct it if necessary. He replied in writing to this effect, "that the bill was drafted to meet my object, that it was so doubtful whether it were best, to act by a law, or by negotiation, that it was indifferent which course should be adopted."

In answer to these, there appeared the following note, an-pended to a speech of Mr. CLAY, and published in the Intelligencer of the 9th instant :

"There is a statement in the published speech of General Smith, which if he made it in the Senate, did not attract my attention. He says he asked me whether the terms proposed by the British act of Parliament of July, 1825, were satisfactory; and that I said "I considered they were all we could ask." Now I am perfectly confident that the Senator's recollection is inaccurate, and that I never did say to him that the terms proposed by the act were all we could ask. It is impossible I should have said so. For, by the terms of the act, to entitle Powers not colonial, (and of course the United States) to its privileges, those Powers are required to place the commerce and navigation of Great Britain (European as well as colonial) upon the footing of the most favored nation.

That is, if we had accepted the terms as tendered on the face of the act, we would have allowed British vessels all the privileges which we have granted by our treaties of reciprocity with Guatemala and other Powers. The vessels of Great Britain, therefore, would have been at liberty to import into the United States, on an equal footing with our own, the productions of any part of the globe, without a corresponding privilege on the part of our vessels, in the ports of Great Britain. It is true that the King in Council was authorized to dispense with some of the conditions of the act, in behalf of Powers not possessing colonies. But whether the condition, embracing the principle of the most favored nation, would have been dispensed with or not, was unknown to me at the time the Senator states the conversation to have happened.

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And, long after, Mr. Vaughan, the British Mim able to afford any information as to the act of That very authority, vested in the King, demons cessity there was for further explanation, if not i

"With res cet to the note from me to the Seisays he received accompanying the draft of the 1 by him, it would be more satisfactory if he wou note itself, instead of what he represents to be an

All my papers being in Baltimore, it has no power to ascertain whether I have preserved the to, and the purport or "effec," of which, I had give from memory. I therefore addressed a CAMBRELENG, who was a member of the ( Commerce in the House of Representatives at t quire whether he had had any communication, or written, with Mr. CLAY, on the subject. To his answer, which, as it appears to me, clear substantially sustains the statements made by n lec ion :-

Washington, 11th

DEAR SIR :- I have your no e of this date i ther I had any written or verbal communica Clay, when Secretary of State, on the subject

Parliament of July, 1825. After the passage of that act, the Comptrolletons of Halifax, Nova Scotia, construed its pupilicable to vessels of the United States in that to occasion to call Mr. Clay's attention to that fa struction was afterwards overruled, by an ord pial Government of the 23d of January, I brought the act of Parliament to the consideration I suggested the propriety of reciprocating its pi der to revent the interdiction of our comm British West Indies. I stated to him my inten a resolution upon the subject, unless it should some arrangement of Government. I underst as assenting to the propriety and necessity of reciprocal measure, and as expressing a desire would act upon the subject. Believing that I tirely in accordance with the views of the Ad submitted on the 25th January, 1826, the fol tion:

"That the Committee on Commerce be instr into the extediency of amending the act of M so as to authorise the President of the United S the discriminating duties now imposed on Brit their cargoes, upon their entry from any Br that American vessels and their cargoes are

ner admitted into the British American colonia Some days afterwards, I received from yo Clay's, which he had requested you to show cording to my recollection, that when he nad me, he had expressed an opinion in favor of le upon reflection, he thought it would be best trade by negotiation-but though favoring the it was a doubtful question, and if Congress s the Government ought to acquiesce. I never time, any objection made to the terms of the ac -the only question then was, whether the tra the stipulations of the act, should be secured b by legislation. My impression was, that an promptly rescinding the restrictions of the act would have been immediately followed by s Council as was required by the act of Parlian

ing this trade to the countries not possessing c I am, &c. C. C. CAM I ani, &c.

Hon. S. SMITH, Maryland. It might have been added in my remarks, th was not spontaneous on my part, but was consequence of a memorial from a highly res of my constituents, which memorial was ulti tion of Mr. Tazewell, referred to the Committy whose tailer, the bill was reported.

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WERT BOOKBINDING

JAN 1989

Grantville, PA